

Fast 24 Groups, April 18, 1927
[C.D. No. 314, Public (Unrecorded)]

Ms. 118.—In pursuance of the powers conferred by paragraph (4) of sub-section (1) of section 548 of the Government of India Act, 1935, His Excellency the Governor hereby making the following amendments to the

Native Subsistence Service Division and Approval
Date, 1917, published with Public Services Department
Notification No. 16 dated the 19th December, 1920,
at pages 22 to 313 of Part 2 of the First No. George Cruise,
dated the 22nd January 1917, as submitted.

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In the schedule to the said rules, under the heading "Excess Department,"

(1) Under the subheading "1. Mission of the United States Information Service," (or item 3 (B)) and the section relating the transformation and service shall be submitted, namely:—

[illegible]

20 Under the sub heading "II. Mission of the Ministry: Unilateral State involvement in the

(d) Item (c) shall be amended (vi) and the following shall be inserted in Item (c), namely:

1941		1942		1943		1944		1945		1946		1947		1948		1949		1950		1951		1952		1953		1954		1955		1956		1957		1958		1959		1960		1961		1962		1963		1964		1965		1966		1967		1968		1969		1970		1971		1972		1973		1974		1975		1976		1977		1978		1979		1980		1981		1982		1983		1984		1985		1986		1987		1988		1989		1990		1991		1992		1993		1994		1995		1996		1997		1998		1999		2000		2001		2002		2003		2004		2005		2006		2007		2008		2009		2010		2011		2012		2013		2014		2015		2016		2017		2018		2019		2020		2021		2022		2023		2024		2025		2026		2027		2028		2029		2030		2031		2032		2033		2034		2035		2036		2037		2038		2039		2040		2041		2042		2043		2044		2045		2046		2047		2048		2049		2050		2051		2052		2053		2054		2055		2056		2057		2058		2059		2060		2061		2062		2063		2064		2065		2066		2067		2068		2069		2070		2071		2072		2073		2074		2075		2076		2077		2078		2079		2080		2081		2082		2083		2084		2085		2086		2087		2088		2089		2090		2091		2092		2093		2094		2095		2096		2097		2098		2099		2100	
1941		1942		1943		1944		1945		1946		1947		1948		1949		1950		1951		1952		1953		1954		1955		1956		1957		1958		1959		1960		1961		1962		1963		1964		1965		1966		1967		1968		1969		1970		1971		1972		1973		1974		1975		1976		1977		1978		1979		1980		1981		1982		1983		1984		1985		1986		1987		1988		1989		1990		1991		1992		1993		1994		1995		1996		1997		1998		1999		2000		2001		2002		2003		2004		2005		2006		2007		2008		2009		2010		2011		2012		2013		2014		2015		2016		2017		2018		2019		2020		2021		2022		2023		2024		2025		2026		2027		2028		2029		2030		2031		2032		2033		2034		2035		2036		2037		2038		2039		2040		2041		2042		2043		2044		2045		2046		2047		2048		2049		2050		2051		2052		2053		2054		2055		2056		2057		2058		2059		2060		2061		2062		2063		2064		2065		2066		2067		2068		2069		2070		2071		2072		2073		2074		2075		2076		2077		2078		2079		2080		2081		2082		2083		2084		2085		2086		2087		2088		2089		2090		2091		2092		2093		2094		2095		2096		2097		2098		2099		2100	
1941		1942		1943		1944		1945		1946		1947		1948		1949		1950		1951		1952		1953		1954		1955		1956		1957		1958		1959		1960		1961		1962		1963		1964		1965		1966		1967		1968		1969		1970		1971		1972		1973		1974		1975		1976		1977		1978		1979		1980		1981		1982		1983		1984		1985		1986		1987		1988		1989		1990		1991		1992		1993		1994		1995		1996		1997		1998		1999		2000		2001		2002		2003		2004		2005		2006		2007		2008		2009		2010		2011		2012		2013		2014		2015		2016		2017		2018		2019		2020		2021		2022		2023		2024		2025		2026		2027		2028		2029		2030		2031		2032		2033		2034		2035		2036		2037		2038		2039		2040		2041		2042		2043		2044		2045		2046		2047		2048		2049		2050		2051		2052		2053		2054		2055		2056		2057		2058		2059		2060		2061		2062		2063		2064		2065		2066		2067		2068		2069		2070		2071		2072		2073		2074		2075		2076		2077		2078		2079		2080		2081		2082		2083		2084		2085		2086		2087		2088		2089		2090		2091		2092		2093		2094		2095		2096		2097		2098		2099		2100	
1941		1942		1943		1944		1945		1946		1947		1948		1949		1950		1951		1952		1953		1954		1955		1956		1957		1958		1959		1960		1961		1962		1963		1964		1965		1966		1967		1968		1969		1970		1971		1972		1973		1974		1975		1976		1977		1978		1979		1980		1981		1982		1983		1984		1985		1986		1987		1988		1989		1990		1991		1992		1993		1994		1995		1996		1997		1998		1999		2000		2001		2002		2003		2004		2005		2006		2007		2008		2009		2010		2011		2012		2013		2014		2015		2016		2017		2018		2019		2020		2021		2022		2023		2024		2025		2026		2027		2028		2029		2030		2031		2032		2033		2034		2035		2036		2037		2038		2039		2040		2041		2042		2043		2044		2045		2046		2047		2048		2049		2050		2051		2052		2053		2054		2055		2056		2057		2058		2059		2060		2061		2062		2063		2064		2065		2066		2067		2068		2069		2070		2071		2072		2073		2074		2075		2076		2077		2078		2079		2080		2081		2082		2083		2084		2085		2086		2087		2088		2089		2090		2091		2092		2093		2094		2095		2096		2097		2098		2099		2100	
1941		1942		1943		1944		1945		1946		1947		1948		1949		1950		1951		1952		1953		1954		1955		1956		1957		1958		1959		1960		1961		1962		1963		1964		1965		1966		1967		1968		1969		1970		1971		1972		1973		1974		1975		1976		1977		1978		1979		1980		1981		1982		1983		1984		1985		1986		1987		1988		1989		1990		1991		1992		1993		1994		1995		1996		1997		1998		1999		2000		2001		2002		2003		2004		2005		2006		2007		2008		2009		2010		2011		2012		2013		2014		2015		2016		2017		2018		2019		2020		2021		2022		2023		2024		2025		2026		2027		2028		2029		2030		2031		2032		2033		2034		2035		2036		2037		2038		2039		2040		2041		2042		2043		2044		2045		2046		2047		2048		2049		2050		2051		2052		2053		2054		2055		2056		2057		2058		2059		2060		2061		2062		2063		2064		2065		2066		2067		2068		2069		2070		2071		2072		2073		2074		2075		2076		2077		2078		2079		2080		2081		2082		2083		2084		2085		2086		2087		2088		2089		2090		2091		2092		2093		2094		2095		2096		2097		2098		2099		2100	
1941		1942		1943		1944		1945		1946		1947		1948		1949		1950		1951		1952		1953		1954		1955		1956		1957		1958		1959		1960		1961		1962		1963		1964		1965		1966		1967		1968		1969		1970		1971		1972		1973		1974		1975		1976		1977		1978		1979		1980		1981		1982		1983		1984		1985		1986		1987		1988		1989		1990		1991		1992		1993		1994		1995		1996		1997		1998		1999		2000		2001		2002		2003		2004		2005		2006		2007		2008		2009		2010		2011		2012		2013		2014		2015		2016		2017		2018		2019		2020		2021		2022		2023		2024		2025		2026		2027		2028		2029		2030		2031		2032		2033		2034		2035		2036		2037		2038		2039		2040		2041		2042		2043		2044		2045		2046		2047		2048		2049		2050		2051		2052		2053		2054		2055		2056		2057		2058		2059		2060		2061		2062		2063		2064		2065		2066		2067		2068		2069		2070		2071		2072		2073		2074		2075		2076		2077		2078		2079		2080		2081		2082		2083		2084		2085		2086		2087		2088		2089		2090		2091		2092		2093		2094		2095		2096		2097		2098		2099		2100	
1941		1942		1943		1944		1945		1946		1947		1948		1949		1950		1951		1952		1953		1954		1955		1956		1957		1958		1959		1960		1961		1962		1963		1964		1965		1966		1967		1968		1969		1970		1971		1972		1973		1974		1975		1976		1977		1978		1979		1980		1981		1982		1983		1984		1985		1986		1987		1988		1989		1990		1991		1992		1993		1994		1995		1996		1997		1998		1999		2000		2001		2002		2003		2004		2005		2006		2007		2008		2009		201																																																																																																																																																																																					

(ii) If item (vi) is a member for the set is specified in column (i) of the table below, the corresponding system is also a member of the set.

Figure 1 consists of two line graphs, (a) and (b), plotted against time from 1950 to 1980. The y-axis for both graphs represents the percentage of the total population, ranging from 0 to 100.

Graph (a) is titled 'Other' and shows a line that starts at 0% in 1950 and rises steadily to approximately 10% by 1980. The line is labeled 'Other' at its end.

Graph (b) is titled 'Ancient' and shows a line that starts at approximately 10% in 1950 and decreases steadily to 0% by 1980. The line is labeled 'Ancient' at its end.

(b) Under the sub-heading "If, however, of the Moderate Extremes, those who..."

(b) Item (v) shall be renumbered item (ii) and the following shall be inserted as item (iii):

1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	2046	2047	2048	2049	2050	2051	2052	2053	2054	2055	2056	2057	2058	2059	2060	2061	2062	2063	2064	2065	2066	2067	2068	2069	2070	2071	2072	2073	2074	2075	2076	2077	2078	2079	2080	2081	2082	2083	2084	2085	2086	2087	2088	2089	2090	2091	2092	2093	2094	2095	2096	2097	2098	2099	2100
1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	2046	2047	2048	2049	2050	2051	2052	2053	2054	2055	2056	2057	2058	2059	2060	2061	2062	2063	2064	2065	2066	2067	2068	2069	2070	2071	2072	2073	2074	2075	2076	2077	2078	2079	2080	2081	2082	2083	2084	2085	2086	2087	2088	2089	2090	2091	2092	2093	2094	2095	2096	2097	2098	2099	2100

(iii) Be born (and be an ancestor) of the subject in question. (iii) is a special case of (ii).

[1] University and Yale Libraries, Yale, USA.

Paul M. Govey, April 9, 1997
[G.O. Ma. Ex. TA, Public (Increased)]

34 102.00

In course of the powers conferred by paragraph (b) of sub-section (1) and (3) of section 241 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following rules:—

● 2013 年 12 月 1 日

1. The cadre of category B (private technology specialists) of the Modern Secretariat Service in the Public Department shall be increased progressively in five posts for the period commencing on and from the date of employment and ending on the 30th September 1997 for the performance of the duties of several personal clerks in the Harbort Trusts for Public, Water, Local Government, Development and Public Works Departments.

7. The general and special rules applicable to holders of the promissory notes issued on the end rules shall apply to the holders of the end promissory notes.

Explanation—In this rule, the meaning of the holders of the said temporary note is that upon the printer consented against the temporary note.

Post St. Chron., April 14, 1889
[N.Y. Sta. No. 128, P.O. No. 10000]

2000 2001 2002 2003 2004 2005 2006 2007 2008 2009 2010 2011 2012 2013 2014 2015 2016 2017 2018 2019 2020 2021 2022 2023 2024 2025 2026 2027 2028 2029 2030 2031 2032 2033 2034 2035 2036 2037 2038 2039 2040 2041 2042 2043 2044 2045 2046 2047 2048 2049 2050 2051 2052 2053 2054 2055 2056 2057 2058 2059 2060 2061 2062 2063 2064 2065 2066 2067 2068 2069 2070 2071 2072 2073 2074 2075 2076 2077 2078 2079 2080 2081 2082 2083 2084 2085 2086 2087 2088 2089 2090 2091 2092 2093 2094 2095 2096 2097 2098 2099 2100 2101 2102 2103 2104 2105 2106 2107 2108 2109 2110 2111 2112 2113 2114 2115 2116 2117 2118 2119 2120 2121 2122 2123 2124 2125 2126 2127 2128 2129 2130 2131 2132 2133 2134 2135 2136 2137 2138 2139 2140 2141 2142 2143 2144 2145 2146 2147 2148 2149 2150 2151 2152 2153 2154 2155 2156 2157 2158 2159 2160 2161 2162 2163 2164 2165 2166 2167 2168 2169 2170 2171 2172 2173 2174 2175 2176 2177 2178 2179 2180 2181 2182 2183 2184 2185 2186 2187 2188 2189 2190 2191 2192 2193 2194 2195 2196 2197 2198 2199 2200 2201 2202 2203 2204 2205 2206 2207 2208 2209 2210 2211 2212 2213 2214 2215 2216 2217 2218 2219 2220 2221 2222 2223 2224 2225 2226 2227 2228 2229 2230 2231 2232 2233 2234 2235 2236 2237 2238 2239 2240 2241 2242 2243 2244 2245 2246 2247 2248 2249 2250 2251 2252 2253 2254 2255 2256 2257 2258 2259 2260 2261 2262 2263 2264 2265 2266 2267 2268 2269 2270 2271 2272 2273 2274 2275 2276 2277 2278 2279 2280 2281 2282 2283 2284 2285 2286 2287 2288 2289 2290 2291 2292 2293 2294 2295 2296 2297 2298 2299 2300 2301 2302 2303 2304 2305 2306 2307 2308 2309 2310 2311 2312 2313 2314 2315 2316 2317 2318 2319 2320 2321 2322 2323 2324 2325 2326 2327 2328 2329 2330 2331 2332 2333 2334 2335 2336 2337 2338 2339 2340 2341 2342 2343 2344 2345 2346 2347 2348 2349 2350 2351 2352 2353 2354 2355 2356 2357 2358 2359 2360 2361 2362 2363 2364 2365 2366 2367 2368 2369 2370 2371 2372 2373 2374 2375 2376 2377 2378 2379 2380 2381 2382 2383 2384 2385 2386 2387 2388 2389 2390 2391 2392 2393 2394 2395 2396 2397 2398 2399 2400 2401 2402 2403 2404 2405 2406 2407 2408 2409 2410 2411 2412 2413 2414 2415 2416 2417 2418 2419 2420 2421 2422 2423 2424 2425 2426 2427 2428 2429 2430 2431 2432 2433 2434 2435 2436 2437 2438 2439 2440 2441 2442 2443 2444 2445 2446 2447 2448 2449 2450 2451 2452 2453 2454 2455 2456 2457 2458 2459 2460 2461 2462 2463 2464 2465 2466 2467 2468 2469 2470 2471 2472 2473 2474 2475 2476 2477 2478 2479 2480 2481 2482 2483 2484 2485 2486 2487 2488 2489 2490 2491 2492 2493 2494 2495 2496 2497 2498 2499 2500 2501 2502 2503 2504 2505 2506 2507 2508 2509 2510 2511 2512 2513 2514 2515 2516 2517 2518 2519 2520 2521 2522 2523 2524 2525 2526 2527 2528 2529 2530 2531 2532 2533 2534 2535 2536 2537 2538 2539 2540 2541 2542 2543 2544 2545 2546 2547 2548 2549 2550 2551 2552 2553 2554 2555 2556 2557 2558 2559 2560 2561 2562 2563 2564 2565 2566 2567 2568 2569 2570 2571 2572 2573 2574 2575 2576 2577 2578 2579 2580 2581 2582 2583 2584 2585 2586 2587 2588 2589 2590 2591 2592 2593 2594 2595 2596 2597 2598 2599 2600 2601 2602 2603 2604 2605 2606 2607 2608 2609 2610 2611 2612 2613 2614 2615 2616 2617 2618 2619 2620 2621 2622 2623 2624 2625 2626 2627 2628 2629 2630 2631 2632 2633 2634 2635 2636 2637 2638 2639 2640 2641 2642 2643 2644 2645 2646 2647 2648 2649 2650 2651 2652 2653 2654 2655 2656 2657 2658 2659 2660 2661 2662 2663 2664 2665 2666 2667 2668 2669 2670 2671 2672 2673 2674 2675 2676 2677 2678 2679 2680 2681 2682 2683 2684 2685 2686 2687 2688 2689 2690 2691 2692 2693 2694 2695 2696 2697 2698 2699 2700 2701 2702 2703 2704 2705 2706 2707 2708 2709 2710 2711 2712 2713 2714 2715 2716 2717 2718 2719 2720 2721 2722 2723 2724 2725 2726 2727 2728 2729 2730 2731 2732 2733 2734 2735 2736 2737 2738 2739 2740 2741 2742 2743 2744 2745 2746 2747 2748 2749 2750 2751 2752 2753 2754 2755 2756 2757 2758 2759 2760 2761 2762 2763 2764 2765 2766 2767 2768 2769 2770 2771 2772 2773 2774 2775 2776 2777 2778 2779 2780 2781 2782 2783 2784 2785 2786 2787 2788 2789 2790 2791 2792 2793 2794 2795 2796 2797 2798 2799 2800 2801 2802 2803 2804 2805 2806 2807 2808 2809 2810 2811 2812 2813 2814 2815 2816 2817 2818

In answer of the queries forwarded by para-
graph 10 of sub-paragraph (i) and (j) of section 102
of the Government of India Act, 1935, the Hon-
ourable the Governor is hereby pleased to make the
following special orders:—

2008 年 12 月 31 日

3. The number of categories 3 (upper division) of the Ministry, Department Service in the Finance Department shall be increased temporarily by one post for the period commencing on the 1st April 1947 and ending on the 31st March 1948 for the performance of work connected with the re-education of clerks under the Ministry House, Ministry of Education.

† The general and special rules applicable to holders of permanent visas issued on the seal rules don't apply to the holder of the seal.

Krydstation.—In this rule the expression "the holder of the said temporary post" shall mean the person entitled against the temporary post.

Port St. George, April 15, 1927.

[In Thousands of Rupees.]

No. 41—

Head of account.	February 1927.	Expenditure as at Feb. 1927.	Budget Balance, 1926-1927.
REVENUE—			
Land Revenue	1,75.00	8,18.00	5,42.75
Excise	44.00	2,07.40	2,54.10
Stamp	15.00	1,71.10	2,81.00
Farm	6.00	47.80	67.27
Regulation	1.00	31.30	31.78
Impost—Grass Receipts	—	7.00	8.00
Duties—Working Expenses	— 1.75	— 30.20	— 37.92
Excise Duties—Grass Receipts	—	2.00	21.50
Duties—Working Expenses	— 2.30	— 8.90	— 8.75
Interest Receipts	2.00	10.00	37.00
Gift Works	5.00	15.00	43.50
Other Heads	8.00	1,71.21	1,70.78
Receipts in England	— 1	—	—
Total (A) ..	2,68.25	18,81.67	17,60.10
EXPENDITURE ARISING FROM REVENUE—			
Direct Expenditure on the Revenue	18.20	1,00.10	1,25.00
Indirect Expenditure	5.00	— 27.77	— 42.73
Duty Revenue	1.00	20.00	31.00
General Administrative	22.11	3,41.00	3,75.10
Administrative of Justice	9.00	50.77	71.77
Police and Criminal Expenditure	1.00	—	—
Police	13.00	1,00.00	1,00.00
Education	17.10	1,70.00	2,25.77
Medical and Public Health	8.00	80.00	1,10.00
Agriculture and Industries	5.00	51.77	85.74
Civil Works	10.00	1,00.00	1,00.00
Postage	8.00	80.00	12.00
Other Heads	8.00	40.00	40.00
Expenditure in England	— 3.77	— 30.00	— 45.00
Total (B) ..	1,30.00	10,30.00	15,00.00
Surplus (+) or Deficit (—) in the Revenue Account (A) — (B)	1,38.25	— 10.00	210
CONTRIBUTION FOR CHARGES ON REVENUE—			
Expenditure in India	8.00	74.00	1,40.00
Expenditure in England	3.00	17.00	14.00
Total (C) ..	11.00	91.00	1,54.00
DEBT CHARGE—			
Interest from the Provincial Loans Fund (Net)	— 30	— 10.00	30.00
Loss and Advances by Provincial Government (Net)	— 4.00	— 3.00	7.00
Other Debt Fund Transactions (Net)	40	— 30.00	7.00
Total (D) ..	— 3.00	— 43.00	1,00.00
Total Transference (C) — (D) + (E) ..	1,15.25	— 1,07.00	— 40.00
Grating Balance	—	2,00.00	2,00.00
Closing Balance	—	1,31.00	1,70.00

C. E. JONES,
Secretary to Government.

No. 494.—In exercise of the power conferred by subsection (1) of section 14 of the Code of Ordinances, Franchise, 1907 (V of 1907), the Executive Committee is hereby pleased to confer on the undersigned persons all the college powers of a majority of the class and to direct that they shall act as members of the Branch of Magistrates established at the place specified against their names for the trial of the cases specified in items (1) to (5) of rule 1 of the rules as to Magistrates Department. Notifying No. 222, dated the 21st August 1916, established at cases 1906 and 1911.

MAJORS, and is otherwise in accordance with the Government, but in matters involving any alteration in, or addition to, the police establishment, he shall be referred through the Inspector-General of Police.

4. The Commissioner of Police may exercise without restriction the Inspector-General of Police the powers of the head of a department specifically assigned to him by the Government under the several Arms, Explosives and Duties.

Port St. George, April 7, 1937

(G.O. No. 1418, 1937).

No. 414.—The following notification of the Government of India is republished:—

DEPARTMENT OF INDUSTRIES AND LABOUR

New Delhi, the 25th March 1937.

No. M-378 (2).—In exercise of the powers conferred by section 13 of the Petroleum Act, 1934 (XXXV of 1934), read with section 22 of the General Customs Act, 1907 (X of 1907), the Governor-General in Council is pleased to exempt from all the provisions of Chapter I of the Excise-duties Act—

(a) petroleum which is in the possession of any officer of Government for the purpose of the performance by him of any duties entrusted to him by or under the then constituted Act or any rules made under it; and

(b) Turpentine, Turpentine Oil, and Spirits of Turpentine, when derived wholly from the various species of Pinus.

Port St. George, April 7, 1937

(G.O. No. 1446, 1937).

No. 415.—The following notification of the Government of India is republished:—

DEPARTMENT OF INDUSTRIES AND LABOUR

New Delhi, the 25th March 1937.

No. M-393 (1).—In exercise of the powers conferred by sub-section (1) of section 30 of the Petroleum Act, 1934 (XXXV of 1934), read with section 22 of the General Customs Act, 1907 (X of 1907), the Governor-General in Council is pleased to apply all the provisions of the Excise-duties Act and of the Petroleum Rules, 1937, to each of the following substances, namely:—

1. Arsenic.
2. Wood Spirit.
3. Methyl Alcohol.

Port St. George, April 7, 1937

(G.O. No. 1467, 1937).

No. 416.—The following notification of the Government of India is republished:—

DEPARTMENT OF INDUSTRIES AND LABOUR

New Delhi, the 25th March 1937.

No. M-400 (N).—In exercise of the powers conferred by provision (b) in section 4 of the Petroleum Act, 1934 (XXXV of 1934), read with section 22 of the General Customs Act, 1907 (X of 1907), the Governor-General in Council is pleased to exempt from the operation of the then constituted section—

(a) kerosene with the instructions or references to it or near all rules; and

(b) kerosene in the possession of His Majesty's forces.

Port St. George, April 7, 1937

(G.O. No. 1469, 1937).

No. 417.—The following notification of the Government of India is republished:—

DEPARTMENT OF INDUSTRIES AND LABOUR

New Delhi, the 25th March 1937.

No. M-404 (2).—In exercise of the powers conferred by sub-section (1) of section 13 of the Petroleum Act, 1934 (XXXV of 1934), to apply to Colours Phosphors by the notifications of the Government of India, Department of Industries and Labour, No. M-326 (1), dated the 25th March 1937, read with section 22 of the General Customs Act, 1907 (X of 1907), the Governor-General in Council is pleased to direct that, in order as they are applicable, the Certificate of Customs Rules, 1937, and the Rules of Customs of Customs Rules, 1937, shall apply, with such needed modification, not affecting the aforesaid, as may be necessary for such application, to Colours Phosphors provided that

(a) nothing in rule 25 of the said rules shall apply to Colours Phosphors;

(b) nothing in rules 14 and 16 of the said rules shall apply to Colours Phosphors contained in specially prepared charges and in Colours lights carried by any ship for use in that ship.

Port St. George, April 8, 1937

(G.O. No. 1480, 1937).

No. 418.—The following notification of the Government of India is republished:—

DEPARTMENT OF INDUSTRIES AND LABOUR

New Delhi, the 25th March 1937.

No. M-424 (1).—In exercise of the powers conferred by sub-section (1) of section 13 of the Petroleum Act, 1934 (XXXV of 1934), read with section 22 of the General Customs Act, 1907 (X of 1907), the Governor-General in Council is pleased to apply to various phosphors the provisions of sections 2-4, 12-14, 22-29 and 35 of the then constituted Act.

Port St. George, April 8, 1937

(G.O. No. 1484, 1937).

No. 419.—In exercise of the powers conferred by section 44 of the Madras Customs Act, 1920 (Madras Act IV of 1920), the Governor-General in Council is pleased to make the following amendments in the rules published with Law Notifications Department, Notification No. 224, dated the 10th June 1935, at pages 33-41 of Part I B of the Port St. George Customs, dated the 11th July 1935, as subsequently amended:—

ASSURANCE

1. In sub-rule (a) of rule 17 of the said rules, after the words "with a certificate", the expression "in Form No. IX" shall be inserted.

2. After Form No. VIII appended to the said rules, the following form shall be added, namely:—

Form No. IX.

Rule 17 (a).

Form of Certificate for Insurance of Goods from Customs House.

"I hereby certify that parcel No. has been delivered from this warehouse in place, month and year) as per copy of the bill of lading attached."

at office

By order of Government to G. O. No. Kerosene dated

..... (Signed) } Superintendant"

Fort St. George, April 15, 1937
(No. 10, 1937, No. 100)

No. 44b.—The following extension of the Government of India is reproduced:—

DEPARTMENT OF DEFENSE AND MARINE.

Now Delhi, the 21st March 1937.

No. 11-375 (1).—The Governor General in Council is pleased to support the scheme specified in the second Schedule to the orders to certify under rule 36 of the Petroleum Rules, 1937, ships or other vessels or vehicles for the savings of petroleum to be by water.

THE SCHEDULE.

1. The Principal Engineer and Ship Surveyor, Mercantile Marine Department, Bombay district.
2. The Second Engineer and Ship Surveyor, Mercantile Marine Department, Bombay district.
3. The Third Engineer and Ship Surveyor, Mercantile Marine Department, Bombay district.
4. The Fourth Engineer and Ship Surveyor, Mercantile Marine Department, Bombay district.
5. The Ship Surveyor, Mercantile Marine Department, Bombay district.
6. The Principal Engineer and Ship Surveyor, Mercantile Marine Department, Calcutta district.
7. The Second Engineer and Ship Surveyor, Mercantile Marine Department, Calcutta district.
8. The Third Engineer and Ship Surveyor, Mercantile Marine Department, Calcutta district.
9. The Fourth Engineer and Ship Surveyor, Mercantile Marine Department, Calcutta district.
10. The Ship Surveyor, Mercantile Marine Department, Calcutta district.
11. The Engineer and Ship Surveyor, Mercantile Marine Department, Calcutta district.
12. The Principal Engineer and Ship Surveyor, Mercantile Marine Department, Calcutta district.
13. The Engineer and Ship Surveyor, Mercantile Marine Department, Calcutta district.
14. The Engineer and Ship Surveyor, Mercantile Marine Department, Calcutta district.

Fort St. George, April 15, 1937
(No. 10, 1937, No. 100)

No. 44b.—In exercise of the powers conferred by sub-

1. The Engineer and Ship Surveyor, Mercantile Marine Department, Calcutta district.
2. The Second Engineer and Ship Surveyor, Mercantile Marine Department, Calcutta district.
3. The Third Engineer and Ship Surveyor, Mercantile Marine Department, Calcutta district.
4. The Fourth Engineer and Ship Surveyor, Mercantile Marine Department, Calcutta district.
5. The Ship Surveyor, Mercantile Marine Department, Calcutta district.
6. The Principal Engineer and Ship Surveyor, Mercantile Marine Department, Calcutta district.
7. The Second Engineer and Ship Surveyor, Mercantile Marine Department, Calcutta district.
8. The Third Engineer and Ship Surveyor, Mercantile Marine Department, Calcutta district.
9. The Fourth Engineer and Ship Surveyor, Mercantile Marine Department, Calcutta district.
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11. The Engineer and Ship Surveyor, Mercantile Marine Department, Calcutta district.
12. The Principal Engineer and Ship Surveyor, Mercantile Marine Department, Calcutta district.
13. The Engineer and Ship Surveyor, Mercantile Marine Department, Calcutta district.
14. The Engineer and Ship Surveyor, Mercantile Marine Department, Calcutta district.

TABLE.

1. The subject of (a) the services and (b) the salaries or stipends mentioned in column (1) of this table shall be increased progressively by the rates specified in the corresponding column in column (2) thereof, for the period commencing on such date as the date of appointment and ending on the 15th February 1938:—

(1)		(2)	
Service.	Class or category.	Payable of post and scale (1937).	Payable of post and scale (1938).
(For the Principal Engineer, Marine)			
Marine Jd. Sec.	Class IX	Rs. 10-12	Rs. 12-14
Marine Jd. Sec.	Class IX	Rs. 12-14	Rs. 14-16

(3)		(4)	
Service.	Class or category.	Payable of post and scale (1937).	Payable of post and scale (1938).
(For the Principal Engineer, Marine)			
Marine Jd. Sec.	Class IX	Rs. 10-12	Rs. 12-14
Marine Jd. Sec.	Class IX	Rs. 12-14	Rs. 14-16

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(For the Principal Engineer, Marine)			
Marine Jd. Sec.	Class IX	Rs. 10-12	Rs. 12-14
Marine Jd. Sec.	Class IX	Rs. 12-14	Rs. 14-16

(For the Principal Engineer, Marine)			
Marine Jd. Sec.	Class IX	Rs. 10-12	Rs. 12-14
Marine Jd. Sec.	Class IX	Rs. 12-14	Rs. 14-16

Fort St. George, April 3, 1937
(G.O. No. 142, Madras).

No. 385.—

APPOINTMENT TO THE INDIAN POLICE.

Applications are invited from—

(1) candidates from the Non-Brahmin Hindu community,

(2) candidates from other communities including scheduled castes, i.e., from communities other than Brahmins, Non-Brahmins, Hindus, Mohammedans, Anglo-Indians, Christians and Non-Indians, and

(3) candidates from the Mohammedan community to fill these vacancies in the Madras Presidency (one for the Non-Brahmins Hindu community and one for "other communities including Scheduled castes") in the Indian Police, by direct recruitment on the basis of a competitive examination among candidates belonging to the communities concerned.

An applicant from the Mohammedan community shall be appointed only if no suitable candidate is forthcoming or if there is an applicant from candidates belonging to "other communities including Scheduled castes."

2. A candidate must be a male and either—

(a) a British subject of Indian descent whose father (if alive) is a British subject, or a subject of a State in India, or (if dead) was at the time of his death, either a British subject or a subject of a State in India, or a person in the permanent service of the Crown, or a person who had retired from that service, or

(b) a ruler or subject of a State in India in respect of whom the Government-in-Council has made a Declaration under section 35-A of the Government of India Act.

Provided that in the case of a British subject the requirements of this rule may be waived by the Secretary of State in Council if he is satisfied that these candidates would otherwise encounter hardship, and that there is no closer connection by ancestry or upbringing with His Majesty's dominions as to justify special treatment.

3. A candidate's parents (or surviving parent) must have their permanent residence in the Madras Presidency or Coorg at the date of his application, or if both his parents are dead, he shall himself exclusively reside in Madras thus for the purpose of his own admission.

Provided that a person resident in the State of Travancore or Cochin or Pudukottai or Pongannapalli or Saurashtra who is otherwise qualified may become a candidate for the vacancy.

Provided further that a person residing in the State of Hyderabad or Mysore who is otherwise qualified may also become a candidate for the vacancy if the Political Officer of the State concerned is of opinion that having regard to considerations of the candidate's race, language, etc., he has the closest affinity to the Madras Presidency or Coorg.

4. A candidate must be in good mental and bodily health and free from any physical defect likely to interfere with the efficient performance of the duties of a member of the Indian Police, and a candidate who is found after examination by a Medical Board not to satisfy these requirements will not be appointed.

5. A candidate must submit the Federal Public Service Commission that his character is such as to qualify him for employment in the Indian Police.

6. A candidate must have been born not earlier than the 3rd August 1913 and not later than the 3rd August 1936. There is no limit as to sex or age.

7. A candidate must hold a Degree of a University approved by the Government-in-Council or have passed the Degree Examination in the 1st or 2nd Division from the Alcoholic College, Lahore; the Mayo College, Agra; the Duley College, Indore; the Talwara College, Bikaner; or the Maharaja College, Jaipur, or have passed the Cambridge School Certificate Examination and have a "Certificate A" that he has passed the last mentioned examination. A candidate who has secured the Cambridge School Certificate "B" will be eligible for admission in the

examination, provided that he produces a certificate from the head of the institution from which he acquired it, the certificate to show that prior to having secured the certificate, he underwent the course necessary for taking deferred for Certificate 'A' in an approved school and was eligible for being so entered.

The following Universities have been approved by the Government-in-Council, viz:—

Indian Universities.

Any University incorporated by an Act of the Council or a Provincial Legislature in India
The Mysore University
The Oudh University.

English and Welsh Universities.

The Universities of Birmingham, Bristol, Cambridge, Durham, Leeds, Liverpool, London, Manchester, Oxford, Sheffield and Wales.

Scottish Universities.

The Universities of Aberdeen, Edinburgh, Glasgow and St. Andrews.

Irish Universities.

The University of Dublin (Trinity College)
The Queen's University of Belfast.

8. Any person who has appeared at an examination the result of which will render him eligible to appear at the Indian Police Examination, but has not been informed of the result, may apply for admission to the latter examination. A candidate who intends to appear at such a qualifying examination may also apply, provided the qualifying examination is to be completed before the commencement of the Indian Police Examination. His application will be accepted provided 2 he is eligible to sit at other inquiries and he will be required to furnish before the 30th July 1937 to the Secretary to Government, Madras Department, Fort St. George, and thereafter to the Federal Public Service Commission, but not later than the date on which the results are ready for communication to the Government of India, proof of having passed such qualifying examination.

9. Candidates eligible under the foregoing paragraphs will be required to appear before a Selection Committee for interview. No candidate will be selected for interview to the examination who does not satisfy the Selection Committee that he is suitable in all respects for the Indian Police in the Province for which he is a candidate. The time and place of the interview will be communicated later.

10. Candidates selected by the Selection Committee will be required to appear for the examination to be held at Madras beginning on Wednesday, the 1st September 1937. There will be a two day test, the maximum number of marks for which will be 400. The test will be conducted by the Selection Committee.

11. No candidate shall be admitted to the examination who has not received a certificate of admission from the Federal Public Service Commission.

12. Candidates must pay the following fees:—

(a) To the Federal Public Service Commission—
Rs. 1-0-0 with the application form.

(b) Rs. 50 immediately on receipt of an admission certificate from the Federal Public Service Commission.

Only Treasury receipts for these amounts will be accepted by the Federal Public Service Commission.

B.—To the Local Government.—

Rs. 25 before completion by a Medical Board on the case of successful candidates.

No claim for a refund of these fees will be entertained.

13. The attention of candidates is drawn to the following clause from the agreement of a permanent candidate (if accepted) with the Government:—
"That he will continue in the service of the Government as an officer of Police to whom he must be subject from time to time to be posted, and will at all times remain in receipt of his salary and gratuity under the terms and conditions of the Government, and if by officers who may be placed any day, as an officer of Police."

12. The written examination will include the following subjects, each of which will carry 200 marks:—

- Section A.—To be taken by all candidates:—
 (a) English, Paper I. (Essay).
 (b) English, Paper II.
 (c) Geography.
 (d) Indian History.
 (e) Elementary Mathematics.
 (f) General Knowledge.

Section B.—Candidates are allowed to take up not more than two of the following:—

- (g) Sanskrit.
 (h) Arabic.
 (i) Persian.
 (j) Latin.
 (k) French.
 (l) Russian.
 (m) Chemistry.
 (n) Botany.
 (o) Zoology.
 (p) Higher Mathematics.
 (q) Political Economy.
 (r) English Language and Literature.
 (s) Constitutional Law.
 (t) Criminal Law and Procedure.
 (u) British History.

Note 1.—The student is advised to select a subject which is not one of his previous examinations at any other University. The student in Australia who is in doubt as to the desirability of selecting a subject B will be glad to see the List of Examinations at any British University.

Note 2.—Further details desired in the questions from the answers to a subject in "Section B" will be written in the next month.

Note 3.—Applicants desiring the reply to the list of the Indian Police Examinations held in India in previous years are directed to request them from the Director of Public Instruction, India.

14. The Federal Public Service Commission will, if they think it desirable, determine what shall be the qualifying marks in all or any of the subjects of the examination.

15. From the marks assigned to candidates in each subject, each selection will be made as the Federal Public Service Commission may consider necessary in order to ensure that an ample list is allowed for newly appointed recruits.

16. If a candidate's handwriting is not easily legible a declaration will be made on this account from the total marks otherwise accruing to him.

17. Credit will be given for good English including spelling, effective and exact expression confined with due economy to each of the subjects of the examination, and, not only in the subjects which are specially directed to English.

18. Candidates must apply through the Collector of the district in which they reside to the Secretary to the Government of Madras, Home Department, Fort St. George. A candidate from Coorg must apply through the Chief Commissioner of Coorg, the respective District and the Federal Government. Every application must be in the prescribed form and must reach the office of the Collector or the Chief Commissioner of the Coorg or the Secretary to or before the 1st May 1937. Collectors or the Chief Commissioner of Coorg or the Secretary to the Government of Madras, Home Department, Fort St. George, the applications with the requisite fee and the attendance lists attached to the applications as and when received but in no case should such applications be sent later than the 15th May 1937. If in any case it is impossible to complete the necessary list by that date, the Collector or the Chief Commissioner of Coorg or the Secretary to the Government of Madras, Home Department, Fort St. George, should send the necessary subject in any summary statement and should forward the result of his enquiries as soon as possible. Copies of the applications form, Home Department, Fort St. George, on application with postage stamps to the value of one anna three paise.

Note.—Candidates who are in Government service at the time of application should be in possession of leave (transfer) should obtain, and attach to the application the permission of the Head of their Department.

19. No objection that an application form or letter respecting such form has been lost or delayed in the post shall be considered unless the person making such objection produces a good and correct certificate of posting. Candidates who delay their applications till a late date do so at their own risk.

20. No recommendation except those invited in the form of application will be taken into consideration. Any attempt on the part of a candidate to obtain support for his application by other means may disqualify him for selection.

21. A candidate for whom a declaration under section 102 (c) of the Government of India Act, 1935, is necessary should take immediate steps to obtain the necessary declaration. He will not be appointed unless he has obtained the declaration.

22. Candidates should state the name of the examination for which they have applied in all correspondence with the Federal Public Service Commission.

23. Only successful candidates will be summoned individually. Candidates are recommended to consult a local surgeon or to their physical fitness before entering for the examination. The Medical Regulations are published for the convenience of candidates and in order to enable them to ascertain the probability of their meeting up to the required physical standard.

ANSWERS

STANDARD IN ELEMENTARY MATHEMATICS

The course is as follows:—

(1) Arithmetic.—The whole of Arithmetic. (The use of algebraical symbols and processes will be permitted.)

(2) Algebra.—The four simple rules; fractions; greatest common measure; least common multiple; ratio; remainder theorem; a^2 , progression; simple equations of one or more unknown quantities with any problems; quadratic equations with any problems and theory of quadratic equations; graphs and their applications. (Candidates should be provided with squared paper.)

(3) Geometry.—Practical and Theoretical Geometry.

The questions on Practical Geometry will be on the constructions mentioned in the annexed Schedule A, together with any extension of them. All figures should be drawn accurately for which purpose every candidate should possess himself with a graduated scale, a pair of set squares, a protractor, a compass and a hard pencil.

The questions on Theoretical Geometry will deal with the subjects mentioned in Schedule B (and may include any notes and geometrical illustrations). Any proof of a proposition will be accepted which appears in the literature to form part of a systematic treatment of the subjects. In the proof of the various hypothetical constructions will be permitted.

Schedule A.

Candidates will be permitted with squared paper.

Division of angles and of straight lines.

Construction of perpendiculars on straight lines.

Construction of the angle equal to a given angle.

Construction of a triangle to a given straight line.

Simple cases of the construction from sufficient data of triangles and constructions.

Division of straight lines into a given number of equal parts.

Construction of a triangle equal to a given polygon.

Construction of a triangle equal to a given polygon.

Construction of a triangle equal to a given polygon.

Construction of a triangle equal to a given polygon.

Construction of a triangle equal to a given polygon.

Construction of a triangle equal to a given polygon.

Construction of a triangle equal to a given polygon.

Construction of a triangle equal to a given polygon.

Construction of a triangle equal to a given polygon.

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Construction of a triangle equal to a given polygon.

Construction of a triangle equal to a given polygon.

Construction of a triangle equal to a given polygon.

Construction of a triangle equal to a given polygon.

Construction of a triangle equal to a given polygon.

Construction of a triangle equal to a given polygon.

Schedule B.

Angles on a point.

Angles in a straight line.

Angles in a triangle.

Angles in a quadrilateral.

Angles in a pentagon.

Angles in a hexagon.

Angles in a heptagon.

Angles in an octagon.

E. M. INOUE,
Secretary to Government.

LEGAL DEPARTMENT.

Port St. George, April 20, 1937.

No. 2.—The following notification of the Government of India is republished:—

The Government of India (Adaptation of Indian Laws) Order, 1937.

AT THE COURT AT ROCKINGHAM PALACE.

The 18th day of March 1937.

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

Whereas by section two hundred and ninety-three of the Government of India Act, 1935 (hereafter in the recitals to this Order referred to as "the Act"), His Majesty is empowered by Order in Council to provide that as from such date as may be specified in the Order any law in force in British India or in any part of British India shall, until repealed or amended by a competent legislature or other competent authority, have effect subject to such adaptations and modifications as appear to His Majesty to be necessary or expedient for bringing the provisions of that law into accord with the provisions of the Act;

And whereas a draft of this Order has been laid before Parliament in accordance with the provisions of sub-section (1) of section three hundred and nine of the Act and an Address has been presented to His Majesty by both Houses of Parliament praying that an Order may be made in the terms of this Order:

Now, therefore, His Majesty, in the exercise of the said powers and of all other powers enabling him in that behalf, is pleased by and with the advice of His Privy Council to order, and it is hereby ordered, as follows:—

1. This Order may be cited as the Government of India (Adaptation of Indian Laws) Order, 1937, and shall come into operation on the first day of April, nineteen hundred and thirty-seven.

2. (1) In this Order the expression "Indian law" means a law as defined in section two hundred and ninety-three of the Act.

(2) The Interpretation Act, 1889, applies for the interpretation of this Order as it applies for the interpretation of an Act of Parliament.

3. The Indian laws mentioned in the Schedule to this Order shall, until repealed or amended by a competent Legislature or other competent authority, have effect subject to the adaptations and modifications directed by those Schedules to be made therein or, if it is so directed, shall cease to have effect.

4. (1) Whenever an expression mentioned in the first column of the table hereunder printed occurs (otherwise than in a title or preamble or in a citation or description of an enactment) in a Central or Provincial Act or Regulation, whether an Act or Regulation mentioned in the Schedules to this Order or not, then, unless that expression is by this Order expressly directed to be otherwise adapted or modified, or to stand unmodified or to be omitted, there shall be substituted therefor the expression set opposite to it in column two of the said table.

Table of General Adaptations

(1)	(2)
Governor-General of India in Council:	Central Government.
Governor-General of India:	Governor-General.
General in Council:	Governor-General:
Government of India.	

(1) Governor in Council: Governor (except in the expression "Governor's Province"); Lieutenant Governor in Council; Lieutenant Governor; Chief Commissioner (except in the expression "Chief Commissioner's Province"); Local Government; Local Administration.	(2) Provincial Government.
Gazette of India; Local official Gazette; Local gazette; any other expression denoting a gazette in which official notices of a government are published, not being the gazette of a district or other subdivision of a Province.	Official Gazette.

Any reference to the Governor (or Lieutenant Governor) of a second Province in Council shall be treated for the purposes of this paragraph as if it were a reference to the Governor (or Lieutenant Governor) in Council of that Province.

(2) A direction in the Schedule to this Order that a specified Indian law or section or portion of an Indian law shall stand unmodified shall be construed merely as a direction that it is not to be modified or adapted in accordance with the foregoing provisions of this paragraph.

5. (1) Where this Order requires that in any specified Indian law, or in any section or other portion of an Indian law, certain words shall be substituted for certain other words or that certain words shall be omitted, that substitution or omission, as the case may be, shall, except where it is otherwise expressly provided, be made wherever the words referred to occur in that law or, as the case may be, in that section or portion.

(2) Where this Order requires that in any Indian law a plural noun shall be substituted for a singular noun or vice versa, or a masculine noun for a neuter noun or vice versa, there shall be made also any verb or pronoun in the sentence in question with consequential amendment as the rules of grammar may require.

6. (1) The following provisions shall have effect where any Indian law which under this Order is to be adopted or modified has before the commencement of this Order been amended, either generally or in relation to any particular area, by the insertion or omission of words, or the substitution of words for other words:—

(a) Effect shall first be given in the amending law to any adaptation or modification required by paragraphs three and five of this Order to be made therein;

(b) the original law shall then be amended, either generally or, as the case may be, in its application to the particular area, so as to give effect to the directions contained in the amending law or, where any adaptation or modification has fallen to be made under sub-paragraph (a), in that law as so adapted or modified; and

(c) all adaptations or modifications required by this Order to be made in the original law shall then be made in that law as so amended, except so far as in the case of any particular area they may be inapplicable.

(2) In this paragraph references to the amendment of a law by the insertion or omission of words or the substitution of words do not include references to an amendment which is effected merely by directing that certain words shall be construed in a particular manner.

7. Subject to the foregoing provisions of this Order, any reference by whatever form of words in any Indian law in force immediately before the commencement of this Order to an authority competent at the date of the passing of that law to exercise any powers or authorities, or discharge any functions, in any part of British India shall, where a corresponding new authority has been constituted by or under any Part of the Government of India Act, 1945, for the time being in force, have effect until duly repealed or amended as if it were a reference to that new authority.

8. In any Indian law in force immediately before the commencement of this Order any reference by name or description to any territory shall, unless the contrary intention appears or unless it has been, or is by this Order, otherwise expressly provided, be construed as a reference to the territory which here that name or surname to that description at the date when the enactment containing that name or description came into operation:

Provided that in the application of any enactment to Madras, Bombay, Bihar or the Central Provinces, references to that enactment to Madras, Bombay, Bihar or the Central Provinces, as the case may be, shall be construed as exclusive of so much of those Provinces respectively as was separated therefrom on the constitution of the Provinces of Orissa and Sind.

9. The provisions of this Order which adapt or modify Indian laws so as to alter the manner in which, the authority by which, or the law under or in accordance with which, any powers are exercisable, shall not render invalid any notification, order, enactment, appointment, by-law, rule or regulation duly made or issued, or anything duly done, before the commencement of this Order; and any such notification, order, appointment, appointment, by-law, rule, regulation or thing may be revoked, varied or undone in the like manner, to the like extent and in the like circumstances as if it had been made, issued or done after the commencement of this Order by the competent authority and under and to accordance with the provisions then applicable to such a case.

10. Save as provided by this Order, all powers which under any law in force in British India, or in any part of British India, were immediately before the commencement of Part III of the Government of India Act, 1935, vested in, or exercisable by, any person or authority shall continue to be so vested or exercisable until other provision is made by some legislature or authority empowered to regulate the matter in question.

11. Nothing in this Order shall affect the previous operation of, or anything duly done or suffered under, any Indian law, or any right, privilege, obligation or liability already acquired, accrued or incurred under any such law, or any penalty, forfeiture or punishment incurred in respect of any offence already committed against any such law.

12. For the avoidance of doubt it is hereby declared that—

(a) nothing in this Order transferring or assigning any functions to the Central Government shall be construed as excluding those functions from the operation of sections one hundred and twenty-three or section one hundred and twenty-four of the Government of India Act, 1935;

(b) the transfer by this Order to a Provincial Government of any jurisdiction theretofore exercisable by the Local Government of the Province shall not be construed as excluding that jurisdiction from the operation of sub-section (2) of section two hundred and sixty-six of the said Act;

(c) nothing in this Order shall affect the provisions of any Order in Council for the time being in force made under section one hundred and fifty-eight, section one hundred and fifty-nine or section one hundred and sixty of the said Act (which empower Orders to be made regulating the relations of India and Burma as to their monetary systems, relief from double taxation, customs, and auxiliary and related matters), or under any corresponding provisions in the Government of Burma Act, 1935; and

(d) no repeal effected by this Order shall affect the operation of sub-paragraph (2) of paragraph 55 of the Government of India (Commencement and Transitory Provisions) Order, 1935.

H. P. A. Beveler

STATUTES

General Acts

The Statutes in Government Act, 1834.

(31 of 1834.)

For "the Statutes in the Government of Fort St. George and Bombay" substitute "the Statutes in the Provincial Government of Madras and Bombay."

The Bombay Councils Family Act, 1835

(XX of 1835.)

Section 4.—For "Government of Bombay" substitute "Central Government."

Section 6.—For the word "Government of Bombay" substitute "Central Government."

Section 11.—For "the Governor of Bombay in Council" and "the Government of Bombay" substitute "the Central Government," and

at the end of the section insert—
"Provided that any such law as immediately before the commencement of Part III of the Government of India Act, 1858, was under this Act in force in force to be carried to the credit of the Local Government shall be paid to such officer as the Provincial Government may appoint and be carried to the credit of that Government."

Section 14.—For "Governor of Bombay in Council" and "Governor in Council" substitute "Central Government."

The Bombay Negros Prohibition Act, 1835.

(XX of 1835.)

Sections 1 and 2.—For "Governor in Council of Bombay" substitute "appropriate Government."

Section 3.—For "at Government" substitute "of the Government."

"Telegraph-
Act."

4. In this Act, the appropriate Government means the Central Government or the Provincial Government according to the order in Section 145 under Part I, or Part II and III, in the Seventh Schedule to the Government of India Act, 1935."

The Courts and Provisions Act, 1835

(XXIV of 1835.)

Section 3.—For the words from "section which are now" to end of the section substitute "section which are included in any district shall be vested in the Collector of that district, and shall be exercised by him as Agent for the Provincial Government concerned."

Section 4.—For "Governor in Council of Fort St. George, by an order in Council" substitute "Provincial Government respectively concerned" and for "Sadr Adalat" and "Fardah Adalat" substitute "High Court."

Section 5.—For "other" substitute "any" and for "Fardah Adalat" substitute "High Court."

Section 6.—For "other" substitute "any" and for "Court of Sadr Adalat" substitute "High Court."

Section 7.—For "Governor of Fort St. George in Council" and "Governor in Council of Fort St. George" substitute "Provincial Government" and for "Madras Code" and "Regulation III of 1817" substitute "Madras Regulation respectively" and for "other of such Agents" substitute "the Agent."

Section 8.—For "Governor in Council of Fort St. George, by an order in Council" substitute "Provincial Government, by order."

The Bombay Regulation XIII of 1836 (Amendment) Act, 1840.

(XV of 1840.)

For "Governor in Council of Bombay" substitute "Provincial Government."

The Indian Regulation of Slaves Act, 1841.

(IX of 1841.)

Section 2.—For "subordinate to the Local Governments of India as Central Government" substitute "as Indian India as the Central Government."

Section 3.—For "Local Governments" substitute "Central Government" and add "for the parts under their respective Provisions."

Section 4.—For "the Government of the Province in which he is subordinate" substitute "the Central Government."

Section 5.—For "a subject for subjects of Her Majesty for whom the British subject or British subject" substitute "British subject or British subject" and for "the Government in which he is subordinate" substitute "the Central Government."

Section 7.—For "the Local Governments respectively" substitute "the Central Government."

Sections 15, 16 and 21.—For "the Government of the East India Company" substitute "British India."

Section 21.—For "a Native Prince or State, or by any subject of such Native Prince or State as aforesaid" substitute "an Indian State or by the Ruler or any subject thereof"; for "a Local Government" substitute "the Central Government"; for "the Government of such Native Prince or State and issued by such Prince or State or by any of their subjects" substitute "any Indian State and issued by that State or by the Ruler or any subject thereof"; for "Native Princes or States or their subjects" substitute "Indian States or the Rulers or subjects thereof"; and for "a subject of His Majesty by whom the Governor General in Council has power to legislate" substitute "a British subject."

Good section 27

The Indian Island Customs Act, 1942.

(VI of 1942.)

Throughout the Act for "said Governor in Council" substitute "Central Government."

Section 2.—For "the territory of the East India Company" substitute "British India."

Section 3.—For "the East India Company's territories" substitute "British India."

Section 13.—For "Government" substitute "Central Government."

The Bengal Offences and Offences Act, 1917.

(IX of 1917.)

Section 2.—For "as is" substitute "as was on the 29th May 1917."

Section 3.—For "Government of Bengal" substitute "Provincial Government."

Section 8.—For "Government" substitute "Crown."

The Madras Revenue Commissioners Act, 1919.

(X of 1919.)

Section 1.—For "Governor of Fort St. George or Council" substitute "Provincial Government of Madras."

The Indian Registration of Money Act (1911) Amendment Act, 1920.

(XI of 1920.)

Section 2.—For the words from "the meaning" to "Company" substitute "any Indian State" and for "such Native Prince or State or their subjects" substitute "Indian State or the Ruler or a subject thereof."

Section 3.—For "such Native Princes or States or by their subjects" substitute "an Indian State or the Ruler or a subject thereof"; and "the Council of the" after "Company" insert "or Ruler"; and for "the Governor or Director in Council of such Presidency" substitute "the Central Government."

Section 4.—For "be carried to the credit of the Government of the Presidency in which they are issued" substitute "subject to the provisions of section 11(2) of the Government of India Act, 1915, be carried to the credit of the Central Government."

The Public Accounts' Default Act, 1920.

(XII of 1920.)

Section 2.—Omit "subject to the approval of the Department or Governor in Council of the Presidency or place."

For section 3 substitute—

"A public
accountant"
defined.

3. For the purposes of sections 1 and 2 of this Act, the expression "public accountant" means any person who, in official discharge or trust, or as contractor, is entrusted with the receipt, custody or control of any moneys or securities for money, or the management of any lands belonging to any other person, and for the purposes of sections 4 and 5 of this Act the expression shall also include any person who by treaty or otherwise holds in the service of the Crown or India, or is entrusted with the receipt, custody or control of any moneys or securities for money, or the management of any lands belonging to the Crown."

The Appropriation Act, 1944.

(XIX of 1944.)

Section 2.—For "the territories under the Government of India" substitute "British India", and for "Magistrates of India" substitute "Magistrates of British India."

The Calcutta Local Revenue Act, 1928.

(XXIII of 1928.)

Throughout the Act for "East India Company" substitute "Crown."

The State Prisoners Act, 1853.

(XXXIV of 1853.)

Omit the words—

For section 1 substitute—

"Persons
who have
been
sent to
prison
under
the
provisions
of
this
Act."

1.—(1) The warrant of commitment of any State prisoner, under the Bengal State Prisoners Regulation, 1851, may, if it is issued by virtue of the power conferred by that Regulation on the General Government, be directed to the commitment of any person, or the person in charge of any jail or place, anywhere in any Government of the Province or Chief Commissioner's Province and part, if it is issued by virtue of the power conferred by that Regulation on Provincial Government, be directed to the commitment of any person, or the person in charge of any jail or place, anywhere within the Province or division, but not such person named under that Regulation, wherever the power by virtue of which it is issued, shall be sufficient authority for the arrest of the State prisoner anywhere in any Government's Province or Chief Commissioner's Province and part, his detention shall be not be limited prior to the commitment or order to whom the warrant is directed, or dealt with in accordance with subsection (1) of section five of the State Prisoners Act, 1853.

Provided that a State prisoner shall not be arrested under a warrant issued by virtue of the power conferred by the said Regulation on Provincial Government, except with the consent of the Government of the Province in which he is arrested.

This section applies throughout British India (including Bengal)."

Omit section 2.

The Public Servants (Bengal) Act, 1850.

(XXXVIII of 1850.)

Section 2.—For "shall" where it occurs for the second and third clause substitute "may."

For section 22 substitute—

"Director
of
Prisons."

22. In this Act, "the Government" means the Central Government or the one of persons employed under that Government and the Provincial Government in the case of persons employed under that Government."

The Justice Tolls Act, 1855.

(VIII of 1855.)

Before section 2 insert—

"That."

1.—This Act extends to the territories administered on the 1st day of July, eighteen hundred and fifty-five by the Governor of the Presidency of Fort William or Calcutta, the Lieutenant-Governor of North Western Province of Bengal and the Governor of the Presidency of Fort St. George in Council."

Section 2.—For the words from the beginning to "Fort St. George in Council" substitute "The Provincial Government" and for "at the expense of the Government" substitute "at the expense of the Central or any Provincial Government."

Section 3.—Omit all the words after "public revenue."

The Madras City Land Revenue Act, 1851.

(XII of 1851.)

Throughout the Act for "East India Company" substitute "the Crown."

The Sheriff's Fees Act, 1855.

(VIII of 1855.)

Sections 1 to 4 shall cease to have effect.

The Bombay Free-Tree Estates Act, 1855.

(XI of 1855.)

Section 2.—For "Governor of Bombay in Council" substitute "Provincial Government."

Subsection 4.—In rule 1 for "of Government" substitute "of the Provincial Government."

In rule 2 for "the Governor of Bombay in Council" substitute "the Provincial Government" under section 22 of the Government of India Act, 1855.

In rule 3 for "of Government" substitute "of the Provincial Government."

In rule 4 for "the Governor of Bombay in Council" substitute "the Provincial Government."

Subsection 5.—In rule 1 for "the Governor of Bombay in Council" and "the said Governor in Council" substitute "the Provincial Government."

In rule 2 for "by Government" substitute "by the Provincial Government."

In rule 3, wherever there, for "by Government" substitute "by the Provincial Government."

In rule 4, for "Government" substitute "the Crown."

In rule 18, for the first "Government" substitute "the Crown" and for the second "Government" substitute "the Provincial Government."

In rule 21, for "the Governor of Bombay in Council" substitute "the Provincial Government."

The Rent Recovery Act, 1923.

(VI of 1923)

Section 2—For "Government" substitute "the Provincial Government."

The State Revenue (Owling and Kolah) Act, 1924.

(XI of 1924)

Section 6—For "Governor of Bombay in Council" substitute "Central Government."

The Bengal Social Welfare Act, 1924.

(IV of 1924)

Section 6—For "Governor of the Presidency of Fort William in Bengal" substitute "Central Government."

The Act to Amend Bengal Regulation XI of 1901

(XVI of 1911)

Section 3—Delete from "and all persons" in "North-Western Provinces."

The Companies of Land Act, 1934

(XXVI of 1934)

Section 13—For "the territories under the Government of India" substitute "British India."

The Modified Estates Administration Act, 1935

(XXIII of 1935)

Section 1—For "the territories in the possession of, and under the Government of the East India Company" substitute "British India."

The Forest Settlements Act, 1926.

(XXIV of 1926)

Section 1—For "the territories under the Government of India" substitute "British India."

Sections 2 and 4—For "the said territories" substitute "British India."

The Bengal Embankment Act, 1925.

(XXV of 1925)

Section 2—For "Government" substitute "the Crown."

Section 3—For "Government" substitute "the Provincial Government."

Section 4—For "Government" substitute "the Crown."

Section 5—In clause (5) for "Government" substitute "the Provincial Government."

Section 6—For "Government" substitute "the Crown."

Section 7—In clause (10) for "Government" substitute "the Crown."

Section 8—In clause (6) for the first "Government" substitute "the Crown" and for the second "Government" substitute "the Provincial Government."

Section 10—For "Government" substitute "the Crown."

Section 11—In clause 10 for "Government" substitute "the Provincial Government."

Section 12—For the words from "the Regulations" to the end of the sentence substitute "any law for the time being in force."

The District Provisions Act, 1928

(XXXVII of 1928)

Section 1—The first "Governor General of India in Council" shall stand amended.

For "as far as which shall hereafter be placed by the Governor General of India in Council" substitute "in Council Act passed before the commencement of Part III of the Government of India Act, 1919."

For "Executive Officer of District" and "and Executive Officer" substitute "Provincial Government."

Section 3—For "and Executive Officer" substitute "Provincial Government."

The European Provisions Act, 1928.

(XI of 1928)

Sections 3 and 4—For "the territories of the East India Company" substitute "British India."

The Civil Courts Laws Act, 1929

(XII of 1929)

Section 2—For the second paragraph substitute—

"The number of Judges to be employed in each district shall be determined by the Provincial Government."

"Removal of
from the
Provisional
Government."

For section 5 substitute—

5.—(2) A State Police officer who is or is to be removed in any Province under the provisions of any of the said Regulations for reasons connected with the maintenance of public order or for reasons connected with the management of the Provincial Government, may, by order of the Provincial Government, be transferred to or, as the case may be, retained in another Province and included in that other Province in accordance with that and any other Regulations which are in force in that other Province as at the date of the removal or transfer, and the maintenance of public order in that other Province required for the maintenance of law.

(3) Nothing in this section shall be construed as limiting the power of the Provincial Government to transfer State officers from one place of assignment to another place of assignment or to transfer any other officers from one place of assignment to another place of assignment, or the power of a Provincial Government to transfer State officers from one place of assignment to another place of assignment in the Province.

After section 5, insert the following section:—

6. This Act extends to the whole of British India (including Burma)."

The Bengal District Police Act, 1920.

(V of 1920.)

Section 2—For "Government" substitute "the Crown."

The Frontier Police Act, 1920.

(IX of 1920.)

Section 14—For "discharged by order of Government" substitute "discharged."

The Bengal Police Act, 1920.

(X of 1920.)

Sections 79, 78 and 76—For "Government" substitute "the Crown,"
Sections 75 and 74—For "Government" substitute "the Provincial Government."

Section 73—For "Government" substitute "the Crown."

Section 72—For "Executive" substitute "Provincial."

The Bengal District Police Act, 1920.

(X of 1920.)

Section 5—For the first "Government" substitute "the Provincial Government," and for the second "Government" substitute "the Crown."

Section 4—For "Government" substitute "the Provincial Government."

Section 15—For "to Government" substitute "to the Provincial Government."

Section 14—For "the Government" substitute "the Provincial Government."

Section 13—For "Government" substitute "the Provincial Government."

Section 12—For "by Government" substitute "by the Provincial Government."

Section 11—For "Regulations of Government" substitute "law for the time being in force."

Section 10—For "Government" substitute "Provincial Government."

Sections 9 and 8—For "Government" substitute "the Provincial Government."

The Madras District Police Act, 1920.

(XX of 1920.)

Section 2—For "of Port St. George" substitute "of Madras."

The Madras District Police Act, 1920.

(XXIV of 1920.)

Section 4—Omit "appeal."

Section 3—Omit "who shall from time to time" to the end of the sentence.

Section 2—Omit "subject to the control of the Government-General of India in Council" and at the end of the sentence insert—

"The pay and all other conditions of service of officers of the Subordinate Police shall, subject to the provisions of this Act, be such as may be determined by the Provincial Government."

For section 10 substitute:—

10.—Subject to such rules as the Provincial Government may, from time to time, make under this Act, the Inspector-General, Deputy Inspector-General and District Superintendents of Police may, by any law made in that behalf, subject to a power, as soon as may be, to a lower grade in that scale, any officer of the Subordinate Police whom they shall think proper to appoint to the discharge of his duty or otherwise with for the same and may, subject to the recovery from the pay of any such Police Officer of the whole or part of any pecuniary loss caused to Government by his negligence or breach of duty."

"The pay and
all other
conditions of
service of
officers of the
Subordinate
Police."

Section 11.—For "as appointed" substitute "appointed as an Officer of the subordinate Police."

Section 12.—For "Inspector-General of Police or any Deputy Inspector-General or any District Superintendent" substitute "Provincial Government," and for "and Inspector-General" substitute "Inspector-General."

Section 13.—Omit from the beginning to "under these sections" and insert "All cases of money payable under the two last preceding sections."

The Statutory Regulation Act, 1903.

(XXI of 1903.)

Section 3.—For "the Government-General of India in Council" and "Government" substitute "the Provincial Government."

Section 13.—For "whenever the Government" substitute "whenever any Government," and for "without the consent of Government" substitute "without the consent of the Government of the Province of origin."

The Police Act, 1901.

(V of 1901.)

Section 1.—At the end insert the words "References to the subordinate rank of a police force shall be construed as references to members of that force below the rank of Deputy Superintendent."

Section 2.—Omit "and the members of such force shall receive such pay" and the words from "subject to the rules of officers" to the end of the section.

At the end of the section insert—

"Subject to the provisions of this Act the pay and all other conditions of service of members of the subordinate ranks of any police force shall be such as may be determined by the Provincial Government."

Section 3.—Omit from "subject to the rules of" to "Governor-General of India in Council" and insert "except."

Section 4.—Omit the last sentence.

Section 5.—For the words from the beginning to "except" excepted or remove any police officer" substitute— "Subject to such rules as the Provincial Government may from time to time make under this Act, the Inspector-General, Deputy Inspector-General, Assistant Superintendent and District Superintendent of Police may at any time dismiss, suspend or remove any police officer of the subordinate ranks," and after "instruments to any police officer" insert "of the subordinate ranks."

Section 6.—For "as appointed" substitute "appointed in the police force after that an officer mentioned in section 4."

Section 15.—Omit subsection (2).

Section 22.—For "at the disposal of Government" substitute "at the disposal of the Provincial Government."

Omit section 41.

Section 46.—For "Governor-General in Council" substitute "Provincial Government."

The Steam-Carriage Act, 1901.

(XXVI of 1901.)

Section 21.—Omit the definition of "British India."

The Government Seal Act, 1903.

(III of 1903.)

For "any Act of the Governor-General of India in Council" substitute "any Act of the Central Legislature," and for "the inscription 'Governor of India'" substitute "the inscription 'Government of India' or 'Government of the Federation of India'."

The Indian (Straits) Act, 1903.

(XVI of 1903.)

Section 1.—At the beginning insert "in such Province," and for "Local Government" substitute "Central Government."

The Religious Endowments Act, 1903.

(XX of 1903.)

For section 21 substitute—

21. The word "India" in this Act shall mean British India."

The Waste Lands (Hollow) Act, 1903.

(XXIII of 1903.)

Throughout the Act for "Government" or "the Government" substitute "the Provincial Government."

The Offshore Goldfish Act, 1903.

(XXII of 1903.)

This Act shall cease to have effect.

The Fisheries Act, 1904.

(III of 1904.)

Section 1.—Omit the definitions of "British India" and "Local Government."

Section 3.—Omit from "and any Local Government" to the end of the section.

- Section 3.—For "Local Government" substitute "Central Government."
- Section 4.—Omit "as by the Local Government order whose order he shall have received himself or been empowered," "or if the Local Government within whose jurisdiction he shall be so appointed or retained" and "or Local Government."
- Section 5.—Omit "or by the Local Government of such place."
- For section 11 substitute—
11. License under this Act may be granted by the Central Government or by whom specially authorized by that Government."
- Section 12.—Omit "or the Local Government" and "or by the Local Government of any part of British India in which all the provisions of this Act are for the time being in force and in which the foreigner holding the entry may be."
- Section 14.—For "Government" substitute "the Central Government."
- Section 35.—For "the Local Government to which he is subordinate" substitute "the Central Government."
- For section 37 substitute—
- "17. The Central Government may order any person appointed or detailed under the provisions of this Act to remove himself from any part of British India by sea or by such other mode as the Central Government may thereby or the Central Government may cause him to be removed from that part of British India by such mode and in such manner as to that Government may seem fit."
- Omit section 18.
- Section 30.—Omit "or the Local Government of any part of British India in which this Act may for the time being be in force."
- The Indian Tolls Act, 1904.
(XV of 1904)
- Omit section 4.
The Customs Act, 1902.
(III of 1902)
- Section 21.—For "Governor-General in Council" substitute "Provincial Government."
- The Madras Customs' Average Distribution Act, 1906.
(XXI of 1906.)
- Section 3.—Omit the definition of "High Court."
- The Unclaimed Deposits Act, 1906.
(XXV of 1906.)
- Section 1.—For "the Government of India for the general purposes of Government" substitute "the Government of the Province in which the court has its principal seat."
- Section 6.—For "paid to the Government of India" substitute "paid to the Government" and for "the Government of India shall pay" substitute "the Government of the Province in which that court has its principal seat shall pay."
- The Indian Trustee Act, 1902.
(XXVII of 1902.)
- Section 2.—For the definition of "High Court" substitute "High Court" means a court which is a High Court for the purposes of the Government of India Act, 1935."
- The Trustees' and Mortgage Powers Act, 1906.
(XXVIII of 1906.)
- Section 1.—For the definition of "High Court" substitute "High Court" means a court which is a High Court for the purposes of the Government of India Act, 1935."
- The Census Tolls Act, 1907.
(I of 1907.)
- For section 1.—Omit from "to be applied" to "Deputy,"
- Section 1.—Omit the definition of "Lieutenant-Governor."
- After section 1 insert—
- 1a.—This said Act shall extend only to so much of the United Provinces as on the 15th January 1937, formed part of the North-western Provinces of the Presidency of Fort William."
- Section 2.—For "subject to the government of the Lieutenant-Governor" substitute "to the Provincial Government."
- Omit section 6.
- Section 8.—For "the Government of India" substitute "the Provincial Government."
- Sections 14, 15 and 20.—For "between Allahabad and Dehra Dun" substitute "between Allahabad."
- Section 17.—Omit "and may be signed of as the Lieutenant-Governor shall from time to time direct."
- The Public Gaming Act, 1907
(III of 1907.)
- Section 1.—Omit the definitions of "Lieutenant-Governor" and "Chief Commissioner."
- Section 2.—For "the Lieutenant-Governor or the Chief Commissioner, in the case may be" substitute "the Provincial Government."

Section 2.—For "Lieutenant-Governor or the Chief Commissioner" substitute "Executive Government."

Section 17.—Omit clause "and such laws" in the end of the section.

The Oriental Gas Company Act, 1907.

(XI of 1907.)

Preamble.—For "Local Government" substitute "General Government."

Omit section 3.

Section 2.—For "Local Government" substitute "Central Government" and for "within the territories subject to such government" substitute "in British India."

The Suez Act, 1907.

(XXII of 1907.)

Section 3.—Omit the definition of "Local Government."

Section 10.—For "the provisions which are or may be made in Her Majesty or her successors by the Statute 71 & 72, Vict. cap. 126, (as Act for the better government of India)" substitute "British India."

The Punjab Haridwar Ganges Act, 1907.

(XXIII of 1907.)

Section 1.—Omit "with the previous consent of the Governor-General of India in Council" and "and such such consent."

The Press and Registration of Books Act, 1907.

(XXV of 1907.)

Section 1.—Omit the definitions of "British India" and "Local Government."

Section 17.—Omit the second paragraph.

Section 21.—For "The Governor-General in Council or the Local Government may, by notification in the Gazette of India or the Local Gazette, as the case may be," substitute "The Provincial Government may, by notification in the Official Gazette."

The Chief Commissioner's Powers Act.

(XXVII of 1907.)

This Act shall come into force.

The Indian Decree Act.

(XXVIII of 1907.)

Section 2.—For "Judge or Magistrate" substitute "territorial jurisdiction" and for "Court of Session and District Judge" substitute "Indian State."

Section 3.—For sub-sections (1) and (2) substitute:—

(1) "High Court" means with reference to any area—

(a) in Bengal, Assam and the Andaman and Nicobar Islands, the High Court at Calcutta;

(b) in the Province of Madras and Coorg, the High Court at Madras;

(c) in the Province of Bombay and in North Bhopal, the High Court at Bombay;

(d) in Ajmer and Alwar-Merwara, the High Court at Alwar;

(e) in Oudh, the Chief Court of Oudh;

(f) in the Punjab, the North-West Frontier Province, Beluchistan and Delhi, the High Court at Lahore;

(g) in Bihar and Orissa, the High Court at Patna;

(h) in the Central Provinces and Berar, the High Court at Nagpur;

(i) in Sind, the Court of the Judicial Commissioner in Sind; and

(j) in any Indian State, the Court which is a High Court for the purposes of the Government of India Act, 1905, and exercises original original jurisdiction in respect of European British subjects in that area.

(2) the case of any petition under this Act, "High Court" means the High Court for the area where the husband and wife reside or last resided together.

(3) "District Judge" means—

(a) a District Judge, or Judge of a Principal Civil Court of original jurisdiction, wherever designated; and

(b) in any area in an Indian State, such officer as the Central Government shall from time to time appoint in this behalf by notification in the Official Gazette, and in the absence of such an officer, the High Court for the area."

For section 12A, substitute:—

12A. The Provincial Government of any Province within which any High Court established by Letters Patent exercises jurisdiction, may, by notification in the Gazette of India or the Local Gazette, as the case may be, declare that the jurisdiction of the High Court for the purposes of a marriage shall not be made absolute or subject to any condition, as the case may be, in any case in which the High Court is exercising jurisdiction in such case, and such declaration may make any provision incidental to or consequential on any exercise of the right.

In addition to the jurisdiction of any such High Court as aforesaid in any Indian State this section shall have effect as if the reference to the Provincial Government was a reference to the Central Government."

"Provisions of law to which this Act shall apply."

The Bombay Civil Courts Act, 1880.
(XIV of 1880.)

Throughout the Act, except as otherwise expressly provided, for
"Governor of Bombay in Council" substitute "Provincial Government."
Section 1.—(The words in "are in force" shall stand unmodified.
"or any other of the territories under such Government" substitute
"any other of the said territories."
Section 2.—Omit from "He shall be appointed" to the end of the
section.
Section 14.—Omit "under the general control of the Governor General
of India in Council" and omit from "and may regulate" to the end of
the section.
Section 15.—Omit "acting under the general control of the Governor
General of India in Council."
Section 17.—Omit from "No person" to the end of the section.
Section 22.—In the paragraph beginning: "For the purpose of assuming
the Judge" for "the Governor of Bombay in Council may appoint to such
court," substitute "the High Court may appoint to such court from the
members of the Subordinate Civil Judicial Service of the Province."
Section 24.—For "Commissioner" substitute "the Provincial Govern-
ment."
Section 25.—For "the Secretary of State for India in Council" and
"Government," (except on the phrase "Government railway") substitute
"the Crown."
Omit sections 23, 24 and 26.
Section 28.—For "the said municipal officers" substitute "the munici-
pal officers of the Civil Courts."
Section 40.—For the words in "jurisdiction" substitute "there may
be appointed to any Civil Court under this Act."
Omit section 41.

The Court-Fees Act, 1870.
(VII of 1870.)

After section 1 insert—

In—[the Act] "the Appropriate Government" means, in relation to
any stamp relating to documents presented or to be presented
before any officer serving under the Central Government, then Govern-
ment, and in relation to any other law or stamps, the Provincial
Government."

Omit section 2, as it runs elsewhere than in Bengal.
Section 3.—After "the Government of India Act, 1915," insert "or
section 228 of the Government of India Act, 1919."
Sections 25, 27, 34 and 35.—For "Local Government" substitute
"Appropriate Government."
Schedule 1.—Omit Entry 14.

The Female Infanticide Prevention Act, 1871.
(VIII of 1871.)

Section 7.—Omit "the Governor General of India in Council may by
order extend it to any part of the territories (other than Oudh) under the
immediate administration of the Government of India and."

The Oath-Taking Act, 1870.
(XXIV of 1870.)

Section 2.—Omit the definition of "Chief Commissioner."
Sections 4, 5, and 6.—For "the Government" substitute "the
Crown."
Section 10.—Omit "approved by the Governor General of India in
Council and."

The Oath-Taking Act, 1871.
(I of 1871.)

Section 6.—For the words from the beginning of the section to "received
by such Magistrate" substitute "The Provincial Government shall appoint
a person-keeper for every prison."
Section 7.—For "disposal of them as hereinafter provided" substitute
"be deemed to hold them as part of the revenues of the Province."
Omit section 14.
Section 20.—Omit all the words after "jurisdiction of the local
authority."

The Prisoners Act, 1871.
(V of 1871.)

This Act shall cease to have effect.

The Prisons Act, 1871.
(XXIII of 1871.)

After section 3 insert—

In the expression "the Appropriate Government" means, in relation
to female prisoners, the Central Government, and in relation to other
prisoners, the Provincial Government."
Sections 5 and 10.—For "Local Government" substitute "appropriate
Government."

Section 11.—At the end insert—
"This section applies in British India also to prisoners granted or
entitled after the separation of Burma from India, by the Govern-
ment of Burma."
Section 12.—For "Local Government" substitute "appropriate Govern-
ment."

Section 13.—At the beginning insert "In such Province" and for
"Local Government" substitute "appropriate Government."

"Sections.

The Indian Weights and Measures of Capacity Act, 1873.

(XXI of 1873.)

Throughout the Act, where so otherwise provided, for "Governor General in Council" and "Local Government" substitute "appropriate Government."

Section 13.—For "Governor General in Council and the Local Government respectively" substitute "appropriate Government."

After section 17 insert—

18. In this Act "the appropriate Government" means, in relation to standards of weight, the Central Government, and in relation to measures of capacity, the Provincial Government."

The Indian Evidence Act, 1873.

(I of 1872.)

Section 25.—In the explanation, read "or in Burma."

Section 31.—For "Government" substitute "any Government in British India."

Section 37.—For "Act of the Governor General of India in Council" substitute "Act of the Central Legislature" and for the words from "for the time being" to the end of the section substitute "by any law for the time being in force or in a Government notification or notification by the Queen Her Majesty signifying in the Official Gazette or in any printed paper purporting to be the London Gazette or the Government Gazette of any Dominion, colony or possession of His Majesty to be a relevant fact."

Section 41.—Omit the last paragraph (3).—

"(3) all Indian law."

In paragraph (3) for the words from "of the Council" to "existing Heretofore" substitute "of the legislatures established under any laws for the time being in force in British India."

In paragraph (3) for "the Governor General or any Local Government in Council" substitute "the Central Government or the Queen's representatives."

In paragraph (5) for "the High Court of India or in the Official Gazette of any Local Government" substitute "any Official Gazette."

Section 51.—In sub-section (1) for "the Executive Government of British India" substitute "the Central Government"; after the first "departments" insert "or of the Queen's Representatives"; and at the end of the subsection add "or as the case may be, of the Queen's Representatives"; in sub-section (2) for "by order of Government" substitute "by order of the Government (Queen's); and in sub-section (4) for "public act of the Governor General of India in Council" substitute "Central Act."

Section 51.—For "Native State in alliance with His Majesty" substitute "Indian State" and for "the Governor General in Council" substitute "the Central Government or the Queen's representatives."

Section 51.—For "the High Court of India, or the Government Gazette of any Local Government, or" substitute "any Official Gazette, or the Government Gazette."

Section 51.—For "Government" substitute "any Government in British India."

Section 115.—After "any provision of British statutory law" insert "before the commencement of Part III of the Government of India Act, 1931."

The Special Marriage Act, 1872.

(XII of 1872.)

Section 5.—For "Government" substitute "Provincial Government."

The Punjab Laws Act, 1872.

(IV of 1872.)

Throughout the Act, except so otherwise provided, for "the Local Government"; "the Government" and "Government" substitute "the Provincial Government."

Section 110.—Omit "subject to the control of the Governor General in Council."

Section 111.—For "the Government" substitute "the Queen" and for "the Local Government" substitute "the Government in whose purposes the land is vested in His Majesty."

Section 112.—For "the words shall be" substitute "shall be made under this Act shall not be valid unless."

The Indian Contract Act, 1872.

(XII of 1872.)

Section 21.—Erase the Introduction and the following paragraph:—

"After the establishment of the Dominion of India this section applies to Contracts here made for a Federated State as it applies to laws in force in British India."

The Indian Contract Marriage Act, 1872.

(XV of 1872.)

Throughout the Act, for "Native State" and "Native States" substitute "Indian State" and "Indian States."

Section 3.—For "the territories of Native Princes and States in alliance with His Majesty" substitute "the Indian States."

Section 5.—Omit the definition of Native State.

Section 6.—Omit "or in the Gazette of India, as the case may be."

Section 8.—For "the territories of any Native Prince or State in alliance with His Majesty" substitute "any Indian State."

Section 11.—For "the Governor General in Council" substitute "the Government by whom he was appointed."

Section 12.—For "may" substitute "shall."

Section 24.—In subsection (1), for "excepted" substitute "excluded," in the same subsection "the local Indian Councils" shall stand substituted.

The Madras Civil Courts Act, 1932
(III of 1932.)

Section 1.—Omit "for the time being," but in other respects the section shall stand unamended.

Grant sections 6 and 7, the whole of Part IV and sections 20 and 21.

For section 21 substitute—

21. The Ministerial Officers of a Court shall perform such duties as may from time to time be imposed upon them by the presiding officer of the Court."

Grant sections 22a and 23.

The Northern India Canal and Drainage Act, 1913.
(VIII of 1913.)

Throughout the Act, except in sections 33 and 34, for "Government" and "the Government" substitute "the Provincial Government."

Section 1.—For "for the time being" substitute "which on the 11th February 1937 was," but otherwise the section shall stand unamended.

The Indian Gullies Act, 1923.
(X of 1923.)

Section 1.—For "subjects of Her Majesty" substitute "British subjects" and for "territories of Her Majesty and States in alliance with Her Majesty" substitute "all Indian States."

Section 2.—For "under the provisions of the Indian Councils Act, 1901, the Governor General in Council has not power to repeal" substitute "no legislature or authority in British India has power to repeal."

The North-Western Frontier Village and Road Police Act, 1925.
(XVI of 1925.)

Section 1.—For the second paragraph substitute—
"This Act extends only to the territories which were on the 21st of November 1925, under the Government of the Lieutenant-Governor of the North-Western Frontier."

Section 2.—For "at direction by such Magistrate or by some officer authorized by him in that behalf" substitute "by the Provincial Government."

Section 3.—For "the Magistrate of the district" substitute "the Provincial Government."

Section 4.—For "Magistrate of the district" substitute "Provincial Government" and for "the road police of his district" substitute "road police."

The Muzrai Palace's Property Act, 1924.
(III of 1924.)

Section 2.—For "subjects of Her Majesty" substitute "British subjects" and for "the dominions of Princes and States in India in alliance with Her Majesty" substitute "all Indian States."

Section 6.—For "Provincy" substitute "Provinces."

The Foreign Recruiting Act, 1921.
(IV of 1921.)

Section 3.—Omit "signed by a Secretary to the Government of India."

The Egyptian Egyptian Act, 1921
(IX of 1921.)

Section 2.—In the second paragraph for "the dominions of Princes and States in India in alliance with Her Majesty" substitute "British subjects in any Indian State." For the third and fourth paragraphs substitute—
"And it shall come into force at once."

Provided that sections 4 to 16 (both inclusive), 20, 21, and 22 shall not come into force in Coorg, or in the Lakshadweep and Nicobar Islands, or in respects British subjects in any Indian State, until such day or respective days as the appropriate Government by notification in the Official Gazette appoints in this behalf."

Section 3.—After "In this Act" insert the following definition—
"the appropriate Government" means, in relation to British subjects in any Indian State, the Central Government, and in other cases, the Provincial Government."

Section 4.—For "any part of the dominions mentioned in section 1" substitute "any Indian State."

Sections 8, 16, and 17.—For "Local Government" substitute "appropriate Government."

Section 15.—Omit "and may be suspended or rescinded"; and for "Local Government" substitute "appropriate Government."

Sections 12 and 14.—For "Local Government" substitute "appropriate Government."

Section 14.—For "the Local Government" and "Government" substitute "the Central Government."

Section 17.—For "the Secretary of State for India in Council," "the Local Government of the territories in which such persons are recruited," and "the said Secretary of State in Council" substitute "the Central Government."

Grant section 28.

Section 22.—For "the Secretary of State for India" substitute "the Central Government."

The Opium Revenue Amendment Act, 1936
(VI of 1936)

Throughout the Act for "Landowner-Governor of Bengal" substitute "Provincial Government."
Sections 2, 3, 4 and 7.—For "incurred to Government" substitute "incurred to the Crown."
Section 10.—Omit "subject to the control of the Governor General in Council."

The Native Courts Act, 1936
(IX of 1936)

Omit section 2 and throughout the remainder of the Act for "patna State" and "patna States" substitute "Indus State" and "Indus States."

The Bombay Revenue Amendment Act, 1935
(X of 1935)

Section 1.—Omit "for the time being" but in other respects the section shall stand unamended.

Section 2.—For "of Government" substitute "of the Crown" and for "by Government" substitute "by the Provincial Government."

Section 4.—For "clauses against Government" substitute "clauses against the Crown," for "by Government" substitute "by the Provincial Government," for "to Government" substitute "to the Crown" and for "Governor of Bombay in Council" substitute "Provincial Government."

Section 5.—For "against Government" substitute "against the Crown," and for "by Government" substitute "by the Provincial Government."

Section 11.—For "against Government" substitute "against the Crown."

Section 12.—Omit "the Governor General in Council" and "and" as the case may be.

Section 13.—For "against Government" substitute "against the Crown or the Federal Revenue Authority," for "and the Government authorities" substitute "and the Crown or the Federal Revenue Authority," for "for the Government" substitute "for the Provincial Government," and for "on Government" substitute "on the Provincial Government."

The Oath Laws Act, 1926
(XVIII of 1926)

Sections 1 and 50.—Omit item "the territories of" to "Chief Commissioner of."

Section 17.—In clauses (c) and (d) after "person" insert "(not being person in the service of the Crown)."

Section 30.—In clause (d) omit "with the previous sanction of the Governor General in Council."

For clause (d) substitute—

"(d) the keeping and custody of civil, criminal and revenue records."

Omit clause (e) and the proviso.

The Domestic Preferences Act, 1926
(XIX of 1926)

Section 3.—After "British India" insert "or British Burma" and omit "and Burma."

Omit section 11.

The Special Staff Act, 1927
(I of 1927)

Section 9.—For "the Government" substitute "the Secretary of State, the Central Government, the Crown Representative or any Provincial Government."

Section 11.—For "Post Office, Madras, Bombay and Bhopal" substitute "Calcutta, Madras and Bombay," and for paragraph (b) substitute—

"(b) in such any order relating to the Secretary of State, the Central Government, the Crown Representative or any Provincial Government."

Section 13.—For "the Government of India or the Local Government" substitute "the Central Government, the Crown Representative or any Provincial Government."

The Opium Act, 1935
(I of 1935)

Section 1.—For "Governor General in Council" substitute "Provincial Government."

Section 3.—At the end insert—

"and" does not include order for export across customs frontiers as defined by the Central Government, and "and" shall be construed accordingly."

Section 4.—Omit "subject to the control of the Governor-General in Council."

For section 7 substitute—

7. The Provincial Government may, by notification published in the Official Gazette, declare any place to be a warehouse for all or any opium lawfully acquired, whether before or after the payment of any duty payable thereon, and the provisions administered by that Government, or any specified part thereof, and intended to be exported therefrom.

So long as the declaration remains in force, the owner of all such opium shall be bound to deposit it in that warehouse."

* Wastage
2000.

Section 2.—Omit "subject to the control of the Governor General in Council."

Section 23.—Omit from "out of the proceeds" to the end.

Section 25.—Omit "Government" substitute "Provincial Government."

The Sea Customs Act, 1878.

(VII of 1878.)

Section 3.—In paragraph (b) for the words from "is a Local Government" to "is a British India" and add "or a Provincial Government or is an officer of a Provincial Government under section 254 (2) of the Government of India Act, 1920, such Government or officer, as the case may be."

In paragraph (b) omit "except India."

In paragraph (b) omit "and."

Omit paragraph (b).

Omit section 5.

Section 8.—For "Local Government" substitute "Central Government."

Section 16.—For "and British India" substitute "British India and British Burma" and after "or in British India" insert "or in British Burma."

Section 18.—For the words from "or any specified part" to the end of the section substitute "across any customs frontier as defined by the Central Government."

Section 24.—In subsection (2) for "or British India" substitute "British India or British Burma" in subsection (3) for "Secretary of State for India in Council" substitute "Central Government", and for subsection (4) substitute—

"(4) All regulations under this section shall be published in the Gazette of India only, with the assent of the Provincial Government concerned, in the Official Gazette of each Province."

Section 25.—For "Government" substitute "the Central Government."

Section 26.—The words "the local official gazette" shall stand amended and for "Local Government" substitute "Central Government."

Section 28.—Omit "India, Bangalore, Madras, Mysore, Ajmer &c."

Section 30.—After "at such rate" insert "(not exceeding the difference between the two rates)."

Section 34.—For "the Local Government" substitute "the Central Government" and omit "with the previous sanction of the Governor General in Council."

Section 37.—For "Indian Marine or Marine Survey" substitute "or His Majesty's Indian Navy."

Section 38.—Omit the words from "and in the case of India" to "is this Act."

Section 39.—After "re-published" insert "with the consent of the Provincial Government."

In Part 1 of the Schedule to the Act, in the heading, for "Acts of the Governor General of India in Council" substitute "Central Acts."

In Part 12 of that Schedule in Form A for "His Majesty's Secretary of State for India in Council" and "the said Secretary of State in Council" substitute "the Governor General in Council" and, after the establishment of the Federation of India, the Governor General of India, in Form B for "Governor-General" substitute "Chief Commissioner" and in Form C for "His Majesty's Secretary of State for India in Council" and "the said Secretary of State in Council" substitute "the Governor of . . ."

The Indian Jute Act, 1918.

(XI of 1918.)

Section 1.—For "the Government" substitute "any Government in British India."

Sections 3 and 7.—For "Local Government" substitute "Central Government."

Section 11.—For "the Local Government" and "such Government" substitute "the Central Government" and omit "with the previous sanction of the Governor General in Council."

Section 13.—For "Local Government" substitute "Central Government."

Section 27.—For "the Local Government with the previous sanction of the Governor General in Council" substitute "the Central Government."

Section 35.—For "Local Government" substitute "Central Government."

Section 37.—For "Local Government" substitute "Central Government."

Section 38.—For the words from "the Local Government" to the end of the section substitute "the Central Government may by a notification in the Official Gazette amend or amend all or any portions throughout the whole or any portion of British India."

Sections 55, 56, 58 and 59.—For "Local Government" substitute "Central Government."

The United Provinces Association of Persons Act, 1918.

(XIV of 1918.)

This Act shall come into force at once.

The Northern India Finance Act, 1918.

(XVII of 1918.)

Section 1.—The second paragraph shall stand amended.

Section 4.—In the first proviso omit from "and in any case" to "the Governor General in Council."

Section 2.—For the words from "and may further direct" to the end of the sentence substitute "and thereupon that ferry shall be managed accordingly."

Section 12.—Substitute the following section:—

"Management
only to be used
in Councils
created by
Statute or
Local Board."

7a. The Provincial Government may direct that any public ferry shall be partly within the area subject to the authority of a District Council or a District Board or a Local Board in the Province be managed by that Council or Board, and thereupon that ferry shall be managed accordingly."

Section 13.—Substitute the following section:—

"Tolls, rates,
and charges
and levies
shall be paid
from part of
the revenue of
the Province."

13. All tolls, rates, compensation and fees under this Act (other than tolls received by any person) shall form part of the revenues of the provinces."

Section 22.—For "the Local Government" substitute "the Central Government (where the transport is in connection with the affairs of the Central Government) and the Provincial Government in other cases."

The Elephant Protection Act, 1912

(VI of 1912)

Section 1.—Omit "British Burma."

The Haulage Carriage Act, 1919

(XIV of 1919)

Section 2.—For the first paragraph, substitute:—

"The Provincial Government, whenever, by notification in the Official Gazette, apply this Act to any municipalities in the Central Provinces, the Punjab, the Central Provinces, Assam, Ajmer-Merwara or Coorg."

Insert section 4.

Section 5.—After the first "may" insert "with the sanction of the Commissioner" and omit "or endorsement" and insert "Provided that" at the end of the section.

Section 6.—Omit "in any municipality" and "and in any statement state that as a endorsement fund to each fund."

The Transport of Salt Act, 1919

(XVI of 1919)

Section 2.—Omit "in the territories administered by the Governor of Port St. George in Council or the Governor of Bombay in Council, as the case may be."

The Dehkan Agriculture Relief Act, 1919

(XVIII of 1919)

Section 22.—For "the Government" substitute "the Crown" and for "of Government" substitute "of the Crown."

The Fertilisation Act, 1926

(XIII of 1926)

Section 1.—Omit "British Burma" wherever the section shall stand available.

Section 28.—For "Government" substitute "Crown."

Section 33.—Omit "and India."

The Municipal Committee Act, 1921

(XJ of 1921)

Section 2.—Omit "or
or payable by the Secretary of State for India in Council."

After section 2, insert:—

"Power of
Provincial
Government to
appoint
or remove
or remove."

3a. Notwithstanding anything in any enactment for the time being in force, the Provincial Government may, by order in writing, prohibit the levy by a Municipal Committee of any specified tax payable by the Provincial Government and may by a like order revoke any such prohibition."

Section 4.—Omit "clause (a) of" and for "Secretary of State for India in Council" and "and Secretary of State in Council" substitute "Central Government."

Section 5.—For "section 3" substitute "section 3a"; and for "Secretary of State for India in Council" and "Secretary of State in Council" substitute "Provincial Government."

The Obstruction in Streets Act, 1921

(XVI of 1921)

Section 1.—For "belonging to Her Majesty or held by Her Majesty or by the Secretary of State for India in Council" substitute "belonging to or held by a contract made on behalf of the Crown."

Section 2.—For "the Local Government of the part of British India in which such work is done" substitute "the Central Government" and for "in the opinion of the Local Government" substitute "in the opinion of the Central Government."

Section 3.—For "the Government" substitute "the Central Government."

Sections 4 and 5.—For "Local Government" substitute "Central Government."

Section 12.—For "Secretary of State for India in Council" substitute "Central Government."

Section 12.—For "the Government" substitute "the Central Govern-
ment."

* Application
to Government
shall mean
here

After section 12 insert—

12. All references in this Act to the Central Government shall, in relation to railways or inland waterways, be construed as references to the Provincial Government concerned.

The United Provinces Land Revenue Act, 1901.

(XXIII of 1901.)

Section 1.—Omit "for the time being" but, save as aforesaid the section shall stand unmodified.

Section 2.—Omit "the Chief Commissioner."

Section 3.—Omit subsection (1).
Section 7.—Omit "subject to the control of the Governor General in Council" and "and may suspend or remove."

Section 8.—Omit "and may suspend or remove" and for "detain, suspend, and remove" substitute "and detain."

Section 10.—Omit "with the sanction of the Governor General in Council" and the words from "and may suspend" to "the section."

Section 11.—Omit "subject to the control of the Governor General in Council."

Section 12.—Omit "with the previous sanction of the Governor General in Council."

Section 20.—Omit the second paragraph.

Section 47.—Omit "with the previous sanction of the Governor General in Council."

Section 48.—For "Government" substitute "Crown" and omit "subject to the control of the Governor General in Council."

Section 51.—Omit "by the Governor General in Council and also to remove" and "at any time before such construction is removed."

Section 52.—In the proviso for the words from "as follows" to "fully" substitute "thus."

Section 53.—For "Government" substitute "Provincial Government."

Section 57a.—For "Government" substitute "Crown."

Section 70.—For "Government" substitute "Crown" and omit "with the previous sanction of the Governor General in Council."

Section 71.—For "Government" substitute "Crown."

Section 82.—For "Government" substitute "Provincial Government."

Section 84.—Omit "by the Governor General in Council."

Section 87.—For "Government" substitute "the Crown."

Section 113.—Omit "in his discretion."

Section 124.—For "Government" substitute "the Provincial Government."

Section 131.—For "the Government" substitute "the Crown."

Section 132.—For "Government" substitute "the Crown."

Section 133.—For the words from "the power conferred" to "any other" substitute "say."

Section 136.—For "Chief of the Judicial Commissioner" substitute "High Court."

Section 137.—For "Governor General in Council" substitute "Provincial Government."

Section 151.—For "by the Government" substitute "by the Crown," for "the Government" substitute "the Crown" and elsewhere for "Government" substitute "Provincial Government."

Section 151.—Omit "the Governor General in Council" and for Government of India" substitute "Crown."

Section 162.—Omit "with the previous sanction of the Governor General in Council" and "shall be exercised subject to the control of the Governor General in Council" and.

The State and Native Land Revenue Act, 1901.

(XXI of 1901.)

Section 4.—For "Government" substitute "the Crown."

Section 5.—For "Governor of Bombay in Council" substitute "Provincial Government."

Section 11.—For "the Government" substitute "the Crown."

Section 16.—For "Government" substitute "Crown."

Section 17.—For "Government" substitute "the Crown."

Section 18.—For "Government" substitute "the Crown."

The Nagpore Instruments Act, 1900.

(XXIV of 1901.)

Throughout the Act for "Local Government" substitute "Central Government."

The Indian Trade Act, 1900.

(II of 1902.)

Section 20.—In paragraph (b) for "changed by the Imperial Parliament or the Government of India" substitute "changed or altered by the Imperial Parliament or the Government of India or of the Federation or of any part thereof by the Secretary of State or by the Government of India" and in paragraph (c) after "Secretary of State" insert "or the Government of India" and in paragraph (d) after "the Secretary of State for India in the Provincial Government of India" insert "or the Secretary of State for India in the Provincial Government of India."

Section 21.—For "the Government" substitute "the Crown" and for "the Government" substitute "the Provincial Government."

The Transfer of Property Act, 1902,
(IV of 1902.)

Section 1.—In the third paragraph, after "Governor of Bombay in Council" insert "and" and the last Compendium of British Burma", and for the fourth paragraph substitute—
"But this Act or any Part thereof may by notification in the Official Gazette be extended to the whole or any part of the said territories by the Provincial Government concerned."

Section 5.—In paragraph (d) for "Government" substitute "the Crown."

Section 12.—For "the Governor General in Council" substitute "the Central Government or the Crown Representative."

Section 16.—In paragraph (b) after "the law" insert "and" and "Hajong, Miaoche, Bawla and Akha" and for "Governor General in Council" substitute "Provincial Government concerned."

Section 16.—In paragraph (c) for "the Local Government with the previous sanction of the Governor General in Council" substitute "the Provincial Government"; in paragraph (d) for "the Secretary of State for India in Council" substitute "the Crown"; in paragraph (e) and "Hajong, Miaoche, Bawla, Akha" and for "Governor General in Council" substitute "Provincial Government."

Section 16.—And "with the previous sanction of the Governor General in Council."

The Indian Easements Act, 1903,
(V of 1903.)

Section 1 shall stand unamended.
Section 2.—For "Government" substitute "Crown."
Section 12.—For "Government" substitute "the Crown."

The Indian Act, 1902,
(VII of 1902.)

Section 1.—In the third paragraph add "for the time being."
Section 3.—For "Local Government" substitute "Central Government."

Section 15.—That "who shall be appointed, and may be suspended or removed, by the Governor General in Council."

Section 15.—In paragraph (b) for "on behalf of Government" substitute "on behalf of the Central Government."

Section 15.—For "Local Government" substitute "Central Government."

Section 15.—And "the Local Government or."

The Presidency Small Cause Courts Act, 1902
(XV of 1902.)

For section 7 substitute—

7. There shall be appointed from time to time a Chief Judge of the Small Cause Court and as many other Judges as the Provincial Government think fit."

Section 12.—For "the qualifications required by section 7" substitute "the requisite qualifications."

Section 13 substitute—
13. There shall be appointed an officer to be called the Registrar of the Court who shall be the chief ministerial officer of the Court, there shall also be appointed a Deputy Registrar and as many clerks, bailiffs and other ministerial officers as may be necessary for the administration of justice by the Court and for the service and performance of the process and duties conferred and imposed on it by this Act or any other law for the time being in force.

The Registrar and other officers so appointed shall exercise such powers and discharge such duties of a ministerial nature, as the Chief Judge may, from time to time, by rule direct."

Section 18.—For paragraph (b), substitute—
"the Court commencing may sit down by an order of the Central Government, the Crown Representative or the Provincial Government."

For section 21 substitute—

21. Four or more persons shall be appointed to sit and adjourn for the purpose of this Chapter."

Section 22.—That "shall sit in session" to "and they."

Section 23.—That "the second paragraph."

Section 23.—And "the Members of their respective Councils."

The Punjab (Peshwari) Act, 1902
(XX of 1902.)

Section 4.—For "The Lieutenant-Governor of the Punjab for the time being" substitute "Such person as the Governor General, exercising his legislative powers, may nominate."

Section 10.—For "Local Government" substitute "Central Government."

The Native Forest (Takshila) Act, 1902,
(XXI of 1902.)

For "Governor General in Council" substitute "Central Legislature."

"Appointment of Judges."

"Appointment of Registrar and other officers."

"Appointment of Judges and Officers."

The Central Provinces Local Self-Government Act, 1881.

(1 of 1881)

Section 1.—Omit "for the time being", but save as otherwise the section shall stand unaltered.

Section 21.—For "the Government" substitute "any Government."

Section 22.—After "Her Majesty" insert "for the purposes of the District."

Section 23.—In sub-section (1) omit clause (b) to (d), and in clause (d) for "the Government" substitute "any Government."

Section 24.—After "Her Majesty" insert "for the purposes of the Province."

The Punjab District Board's Act, 1882.

(XX of 1882.)

Section 1.—In sub-section (2) omit "for the time being." Otherwise the said sub-section shall stand unaltered.

Section 3.—For "Government lands" substitute "Crown lands."

Section 12.—In sub-section (1) for "of Government" substitute "of the Crown."

Section 14.—For "of the Government" substitute "of the Crown."

Section 20.—In sub-section (2) after "inserted in the Minute" insert "for the purposes of the Province" and at the end of the section insert—

"No notice in this section shall be construed as authorizing the Provincial Government to interfere with any property held or occupied for purposes which are purposes of the Central Government."

Section 25.—For "Government officials" substitute "persons in the service of the Crown"; for "the rules of the Civil Service Regulations for the time being in force" substitute "the rules for the time being in force governing the conditions of service"; and after "the Government" insert "under which he is acting."

Section 26.—For "a Government official" substitute "a person in the service of the Crown"; for "the rules of the Civil Service Regulations for the time being in force" substitute "the rules for the time being governing the conditions of service"; and after "the Government" insert "under which he is acting"; and for "Government officials" substitute "persons in the service of the Crown."

For section 27 substitute—

27. A District Board may, with the previous sanction of the Provincial Government, impose any tax which the Provincial Legislature has power to impose on the Provinces under the Government of India Act, 1858.

Provided that—

(a) the Provincial Government may empower any District Board to impose without such sanction any or more of such taxes subject to such limitations as it may prescribe;

(b) no tax imposed under this section shall be imposed in respect of any property subject to the land tax; and

(c) a District Board which immediately before the commencement of Part (I) of the said Act was levying any tax under this section as then in force, may continue to levy that tax until provision is made by the Central Legislature.

Explanation.—In this section "tax" includes any duty, rate or fee."

Section 31.—For all the sub-sections after sub-section (3) substitute—

(1) When the proposal of a District Board is subject of a tax has been sanctioned by the Provincial Government, there—

(a) or the Punjab the Provincial Government shall notify the provisions of the tax to all persons with the proposal, and shall in the notification specify a date not less than three months from the date of notification on which the tax shall come into force;

(b) elsewhere the Board may, at a meeting convened and presided at as aforesaid, direct the imposition of the tax on accordance with those proposals, as aforesaid, and in giving such a direction the Board shall fix a date on which the tax shall come into force, not being less than three months from the date of the meeting, and the direction shall be notified in the official Gazette by the Province.

(2) A notification of the imposition of a tax under this Act shall be conclusive evidence that the tax has been imposed in accordance with law.

Section 32.—For "Government" substitute "the Central or any Provincial Government."

Section 33.—For "His Majesty" substitute "His Majesty for the purposes of the Province."

Section 34.—At the end of sub-section (3) insert—

"Provided that if one of the parties to a dispute referred to the Provincial Government in a dispute submitted to the Provincial Government shall not have effect until it is sanctioned by the Central Government."

Section 35.—For "Secretary of State for India in Council" substitute "Provincial Government."

Section 36.—For "the Government" substitute "the Crown."

"Duty of taxation."

The Indian Explosives Act, 1884.

(IV of 1884.)

Section 5.—Good "and such Local Government, with the previous sanction of the Governor General in Council, may for any part of the territories under its administration," and in sub-section (2) for "The authority making rules under this section may be the rules," substitute "Rules made under this section may."

Section 7.—Ord "for the Local Government with the previous sanction of the Governor General in Council."

Section 8.—For "Local Government" substitute "Central Government."

Section 11.—In paragraph (a) for "the Government" substitute "any Government," in Section 11 and in paragraph (d) for "under the Government," substitute "under any Government in British India."

Section 19.—In sub-section (2) and "if it is made by the Governor General in Council" and "and if it is made by the Local Government and it has been published in the Local Official Gazette."

The Apothecaries' Law Act, 1868.

(XII of 1868.)

Section 3.—In sub-section (2) for "any other Local Government" substitute "any Provincial Government."

Save as aforesaid, the sections shall stand unamended.

The Bengal Tenancy Act, 1886.

(VIII of 1886 as in force elsewhere than in Bihar.)

Section 1.—In proviso (b) in sub-section (2) (iv) for "the Bengal Legislative Council" substitute "both Chambers of the Provincial Legislature."

Section 3.—Clause (12) (b) shall stand unamended.

Section 25.—Ord "from" to be read of the section.

Section 26.—For "the Secretary of State for India in Council" and "the Government" substitute "the Crown."

Section 106.—In sub-section (2) (a) for "by the Government or" substitute "by, or on behalf of, the Crown, or it is managed by."

Section 107.—In sub-section (2) for "The Secretary of State for India in Council shall not be made a defendant in any such suit unless the Government" substitute "No such suit shall be brought against the Crown unless the Crown."

Section 111.—For "the Government" substitute "the Crown."

Section 112.—For "Governor General in Council" substitute "Provincial Government."

Section 151.—For "Government" substitute "the Provincial Government."

Section 152.—For "Secretary of State for India in Council" and "Government" substitute "Crown."

The Bihar Tenancy Act, 1905.

(VIII of 1905 as in force in Bihar.)

Section 61.—Ord "the Secretary of State for India in Council" and "the Government" substitute "the Crown."

Section 151.—In sub-section (2) (c) for "by the Government or" substitute "by, or on behalf of, the Crown, or it is managed by."

Section 152.—In sub-section (2) for "The Secretary of State for India in Council shall not be made a defendant in any such suit unless the Government" substitute "No such suit shall be brought against the Crown unless the Crown."

Section 153.—For "the Government" substitute "the Crown."

Section 154.—For "the Governor General in Council" substitute "the Provincial Government."

Section 155.—For "Government" substitute "Provincial Government."

Section 195 shall stand unamended.

The Indian Sea Passengers Act, 1924.

(XIII of 1924.)

Section 2.—Ord "Bengal."

The Indian Telegraph Act, 1885.

(XIII of 1885.)

Section 1.—For "Native State in India" substitute "Indian State."

Section 3.—In sub-section (2) for "the Government" substitute "the Central Government" and in sub-section (3) for "the Government" substitute "the Central or any Provincial Government."

Section 3.—In sub-section (1) for "by the Governor General in Council" substitute "by the Council or a Provincial Government" and for "the Government" substitute "the Government making the order"; and in sub-section (2) for "a certificate signed by a Secretary to the Government of India or to the Local Government" substitute "a certificate of the Council or, as the case may be, the Provincial Government."

Section 9.—For "Secretary of State for India in Council" substitute "Crown."

Section 10.—For "Government" substitute "Central Government."

Section 15.—For "Local Government" substitute "Central Government."

Section 16.—For "Government" substitute "Central Government."

Section 20.—For "by the Governor General in Council" substitute "by the Council or a Provincial Government."

Section 25.—For "Government" substitute "Central Government."

Section 35.—Ord sub-section (3).

The Local Acquisition (Money) Act, 1935.

(XVIII of 1935)

Sections 2 and 3.—For "the Government" substitute "the Crown."
The Money Order Act, 1934.

(V of 1935)

Throughout the Act, for "Government" except in the phrase "Local Government" substitute "Provincial Government";
Section 10.—For "The Local Government" substitute "The Tribunal to be constituted under section 29(2) of the Government of India Act, 1935."

The British, Dutch and Norwegian Registration Act, 1935

(VI of 1935)

Section 7.—For "where the dominion of Princes and States in India is shown with Her Majesty, in British subjects in those dominions" substitute "in British subjects in Indian States";
Section 8.—(a) For "by the Governor General in Council" substitute "by the Governor General";
Section 12.—For "the dominion of Princes and States in India is shown with Her Majesty" substitute "Indian States";Section 13.—For "the dominion of any Prince or State in India is shown with Her Majesty" substitute "any Indian State"; for "those dominions" substitute "those States," and omit the phrase "and omit the phrase";
Section 20.—In subsection (1) for "the dominion of any Prince or State in India is shown with Her Majesty" substitute "any Indian State" and omit the phrase;
Section 32.—For "the dominion of any Prince or State in India is shown with Her Majesty" and "the Government of any such Prince or State as aforesaid" and "any such Government" substitute "any Indian State";Section 33.—Omit "or he in the case may be";
Section 34.—In subsection (2), for "if he or it thinks fit, may by notification in the Gazette of India or the local official Gazette or the case may be" substitute "may by notification in the official Gazette";

Section 36.—Omit "the Government, for such Princes, and the Central Government, for British subjects in Indian States, may make rules to carry out the purposes of this Act";

The Indian Transports Act, 1930

(XII of 1930)

Section 2.—Substitute for subsection (2).—
"On this Act may by notification in the official Gazette, be extended to the whole or any part of the area territory by the Provincial Government concerned."Section 3.—In paragraph (1) and (2) for "the Government" substitute "the Central Government or any Provincial Government";
In paragraph (3) for "the Local Government" substitute "the Government for whose payment a road is so raised or by which the road is maintained and raised, or the way may be";
In paragraph (1), (4) and (5) for "Local Government" substitute "Government";

Omit the word "and" at the end of paragraph (4) and after paragraph (5) word "and";

Omit "Government," in relation to any tramway which is, or when completed will be, a federal railway, as defined in subsection (2) of section 21 of the Government of India Act, 1935, under the Federal Railway Authority, and, in relation to any other tramway, under the Provincial Government;

Section 4.—In subsection (1) for "Local Government" substitute "Government" and omit the phrase;

Section 5 to 10.—For "[Local Government" substitute "Government";
Section 12.—For "all roads under public traffic" substitute "roads it has been imposed and certified to be fit for such trade by an engineer appointed";

So if the tramway is a railway, by the Federal Railway Authority, or, if the Central Government is direct, by that Government;

Omit the phrase "is not a railway, by the Provincial Government";
Section 11 to 23.—For "Local Government" substitute "Government";

Section 24.—For "Local Government" substitute "Government" and at the end of subsection (2), insert "Provided that, if the tramway is a railway, the sanction required by this subsection shall, in such cases as the Central Government may determine, be the sanction of that Government";

Section 25 to 30.—For "Local Government" substitute "Government";
Section 31.—For "Local Government" substitute "Government";

Section 32.—For "Local Government" substitute "Government" and at the end of the section insert "and at the end of the section insert 'the appropriate Government' under the Government, Central or Provincial, whose sanction authority extends over the land railway in question";

Section 33 to 45.—For "Local Government" substitute "Government";
Section 46.—For "a Local Government" substitute "any Government";

The Jains and Sikhs Act, 1935.

(XVII of 1935)

Section 20.—For "Governor General in Council" substitute "Provincial Government";

to act as Legation des Dordiers by Lieutenant Governor of the North-Western Provinces of Central Provinces of the Governor General in Council.
(XIX of 1936.)

This Act shall come into force.

The Oath Act, 1936

(XXII of 1936.)

Section 10.—For clause (b) substitute—

"(b) it is to be held under a Crown grant"

Section 12.—For "Government" substitute "the Crown."

The State Election Act, 1937,

(VII of 1937)

Section 2.—For "Governor General in Council" substitute "Provincial Government."

Section 3.—Oath "subject to the control of the Governor General in Council."

The Provincial Small Courts Act, 1937.

(IX of 1937.)

For section 6, substitute—

6. When a Court of Small Causes has been established there shall be appointed, by order in writing, a Judge of the Court. Provided that if the Provincial Government so direct, the same person shall be the Judge of more than one such Court."

Section 8.—For subsection (1), substitute—
"(1) If the Provincial Government so direct, there may be appointed, by order in writing, additional Judges of a Court of Small Causes of up to two or more such Courts."

Omit section 9.

Section 10.—For subsection, (1) substitute—

"(1) There may be appointed to a Court of Small Causes an officer to be called the Registrar of the Court."

Omit subsection (2).

Omit section 12.

Section 11.—In subsection (1) for "the Local Government from appointing" substitute "the appointment of."

The General Discharge.—For paragraph (1), substitute—

"(1) A suit concerning any act done or purporting to be done by or under the Central Government, the Crown Representatives or the Provincial Government."

The South-Pole Railway Act, 1937.

(XI of 1937)

Section 1.—Substitute for subsection (2)—

"(2) It shall extend to all persons for whom the Central Legislature has power to make laws, and."

Section 2.—For "the Government shall not" substitute "notwithstanding the Crown and the Federal Railway Authority shall" for "the Governor General in Council" substitute "the Federal Railway Authority" and for "the Government" substitute "the Authority."

The Bengal, Agri and Agri Civil Courts Act, 1937.

(XII of 1937)

Section 1.—For "for the time being" substitute "which were on the 15th March 1937."

In other respects the section shall stand unamended.

Section 4.—In subsection (1) for "Local Government" substitute "Provincial Government or, as the case may be, the High Court" and omit "or this case may be."

Omit section 5.

Section 6.—In subsection (1) for "upon the recommendation of" substitute "having obtained."

Omit section 12.

Section 13.—Omit "by the Governor General in Council" in the case of the High Court at Calcutta and "and" in other cases."

Omit sections 18 to 20.

Section 20.—Omit "or sections 21 to 25 (both included)."

The Punjab Tenancy Act, 1937.

(XVI of 1937.)

Section 1.—In subsection (2) omit "for the time being" but otherwise the subsection shall stand unamended.

Section 4.—In clause (2), (3) and (4) for "the Government" substitute "the Crown."

Sections 50 and 51.—For "the Secretary of State for India in Council" and "the Government" substitute "the Crown."

The Punjab Land Revenue Act, 1937

(XVII of 1937.)

Section 1.—In subsection (2) omit "for the time being" but otherwise the subsection shall stand unamended.

Section 2.—For "the Government" substitute "the Crown."

For section 8, substitute—

8. The Provincial Government may, by notification, vary the limits and alter the number of the talukas, districts and divisions (one of which the Province is divided).

Section 9.—In subsection (1) omit "for the time being" but otherwise the subsection shall stand unamended."

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Sections 7 and 8.—Omit "and may be removed."
 Section 9.—Omit all the words after "appealed."
 Section 26.—For "Financial Commissioner" and "Government" substitute "Provincial Government."
 Section 30.—For "the Government" substitute "the Crown."
 Section 31.—For the first "the Government" substitute "the Crown for the purposes of the Privilege," for the second "the Government" substitute "the Provincial Government" and for "the right therein" substitute "the Crown's right therein."
 Section 33.—For "Government" substitute "Crown."
 Section 42.—For the first "Government" substitute "Crown" and for the second "Government" substitute "Provincial Government."
 Section 52.—For "the Government" substitute "the Crown."
 Section 55.—For "Council" substitute "Assembly."
 Section 56.—For "the Government" substitute "the Crown."
 Section 104.—Omit "in its discretion."
 Section 136.—For "Government" substitute "Crown."
 Section 142.—For "Secretary of State for India in Council" and "Government" substitute "Crown."
 Section 147.—Omit "with the previous sanction of the Governor General in Council" and "with the like sanction."
 Section 150.—For "Governor General in Council" substitute "Provincial Government."

The King of Ood's Refute Act, 1887.

(XIX of 1887.)

In sections 1 and 5 for "Governor General in Council" substitute "Provincial Government."

The Police Act, 1888.

(LI of 1888.)

For section 3 substitute:—

2.—(2) Notwithstanding anything in the Madras District Police Act, 1858, or the Indian Police Act, 1861, the Bombay District Police Act, 1865, or any Act relating to the police in any Province save, however, the Central Government Provinces, by notification in the Official Gazette, create a special police district embracing parts of two or more Provinces, and extend to every part of the said district the powers and jurisdiction of members of a police force belonging to any part of British India specified in the notification.

(3) Subject to any orders which the Central Government may make in this behalf, members of the said police force shall have, within every part of any Province in which any part is included in the said district, the powers, duties, privileges and liabilities which, as police officers, they have in their own Province.

(4) Any member of the said police force whom the Central Government shall specially empower to act under the extension aforesaid, subject to any orders which the Central Government may make in this behalf, exercise within any Province any part of which is included in the said district any of the powers of the officer in charge of a police station in that Province, and when so exercising any such powers, shall, subject to any such Order as aforesaid, be deemed to be an officer in charge of a police station discharging the functions of such an officer within the limits of his station.

(5) A part of a Province included in the said district shall not be treated as that Province more, for the purposes of any enactment relating to police, than as part of that Province."

Section 3.—For "police establishment" substitute "police force"; for "establishment" substitute "force"; for "Province" for "that

— Also section 3 insert—

6. Nothing in this Act shall be deemed to enable the police of one Province to exercise powers and jurisdiction in any area within another Province, and being a railway area, without the consent of the Government of that other Province."

The Indian Police Act, 1861.

(VIII of 1861.)

Section 2.—Omit sub-section (2).

Omit section 5.

The Measures of Length Act, 1859.

(II of 1859.)

Section 3.—For "Governor General in Council" substitute "Provincial Government" for "town of Calcutta" substitute "Province" and add at the end of the section the following proviso:—

"Provided that, until notice is taken by the Provincial Government under this section, the copy of the Imperial standard yard approved by the Central Government before the commencement of Part III of the Government of India Act, 1857, and kept in the place within the limits of the town of Calcutta prescribed before that date by the Central Government, shall be the standard for determining the length of the standard yard in each Province."

Section 4.—For "under the authority of the Governor General in Council" or of a Local Government" substitute "before the 31st day of April 1859, under the authority of the Government in British India or on or for" by order of the Governor General in Council or the Local Government" substitute "by order of the Provincial Government."

"Prohibition of Police Forces for special purposes."

"Control of Provincial Government to exercise of jurisdiction."

The Indian Mercantile Courts Act, 1908.

(IV of 1908)

Section 10.—For "in the Gazette of India and so local official gazettes" substitute "in the official Gazette."

The Revenue Recovery Act, 1902

(II of 1902.)

Section 4.—At the end insert the following subsection—

"(4) This section shall apply if under this Act or in force as part of the law of Burma, or under any other similar Act forming part of the law of Burma, proceedings are taken against a person in Burma for the recovery of an amount stated in a certificate made by a Collector in British India."

Section 6.—In subsection (3) for "against the Government" substitute "against the Crown."

Section 8.—For "the Governor General in Council" substitute "the Central Government or the Crown Representative."

After section 9 insert—

"(3) The Central Government may direct that an amount of land revenue accruing in Burma as a sum recoverable in Burma as an amount of land revenue and payable to a Collector or other public officer or to a local authority in Burma may be recovered under this Act in British India and otherwise such amount of sum shall be so recoverable."

Provided that the Central Government shall not give any such direction unless it is satisfied that the sum is available under section 4 of this Act in British India to a person paying under protest in British India an amount accruing in Burma as a sum payable under protest in British India as a sum recoverable in Burma as a sum payable under protest in British India.

For inserting by virtue of this section any amount of tax or penalty due under the enactments relating to assessment or surcharges in force in Burma, the Collector shall have such additional powers as he has in the case of Indian assessment and Surveys under the Revenue Act, 1902."

10 Where a Collector receives a certificate under this Act from a Collector of another Province as a Collector in Burma he shall read any sum recovered by him by virtue of that certificate to that Collector, after deducting his expenses in connection with the matter."

The Charitable Endowments Act, 1900.

(VI of 1900.)

Section 2.—For subsection (1) substitute—

"(1) The Central Government may appoint an officer of the Government by the name of its officer to be treasurer of charitable endowments for India, and the Government of any Province may appoint an officer of the Government by the name of its officer to be treasurer of charitable endowments for the Province."

In subsection (2) for "the territories subject to the Local Government" substitute the words "India or, as the case may be, the Province."

After section 2 insert—

3. In the subsequent provisions of this Act "the appropriate Government" means, as respects a charitable endowment, the officer of which do not intend to endow a charitable Province and are not officers in which the executive authority of the Central Government extends, the Government of the Province, and as respects any other charitable endowment the Central Government."

Section 4.—In subsection (1) for "Local Government" substitute "appropriate Government" and read subsection (2).

Section 5.—For "the Local Government" substitute "appropriate Government" and at the end of subsection (3) insert—

"Provided that nothing in this subsection shall be construed as precluding a court from inquiring whether the Government by which a scheme was made was the appropriate Government."

Section 7.

Section 8.—For "Local Government" substitute "appropriate Government."

Section 10.—In subsection (3) for "mentioned in section 4, subsection (3), clause (a), (b), (c), (d) or (e)" substitute "specified in the direction"

In subsection (3) for "the Local Government or the Governor General in Council" substitute "the appropriate Government."

Section 11.—For "Local Government" substitute "appropriate Government."

For section 12 substitute—

12. If by reason of any alteration of terms or by means of the appointment of a treasurer of charitable endowments for India or for any Province for which such a treasurer has not previously been appointed or for any other reason it appears to the Central Government that any property vested in a treasurer of charitable endowments should be vested in another such treasurer, the Government may direct that the property shall be so vested and thereupon it shall vest in that other treasurer and his successors as fully and effectually for the purposes of this Act as if it had been originally vested in him under this Act."

Section 13.—In subsection (1) and in subsection (2) for "Local Government" substitute "appropriate Government."

Section 14.—For "Government," where it first occurs, substitute "Crown."

"In respect to the sum of land revenue, and, accordingly, in Burma."

"Only of Collectors from British India subject to certain limits."

"Definition of 'appropriate Government'."

"Transfer of property from the Charitable Endowment."

The Governors and Courts Act, 1920.

(VIII of 1920.)

Section 2.—For "the Governor General in Council" substitute "any competent legislative authority or powers in British India"; and for "any High Court established under the Statute 24 and 25 Victoria, Chapter 61 (an Act for establishing High Court of Judicature in India)" substitute "any High Court established in British India by Letters Patent."

Section 10.—For sub-section (1) substitute—
 "(1) In any other case in which proceedings are stayed under sub-section (3), the Courts shall report the case to, and be guided by such orders as they may receive from, their respective Provincial Governments."

The Indian Railways Act, 1920.

(IX of 1920.)

Section 2.—After paragraph (8) insert—

"(9) 'Federal railway', 'Indian State railway', and 'minor railway' have the meanings respectively assigned to them in the Government of India Act, 1920, except that they do not in any provision of this Act include any railway, unless that provision has been extended under section 141 of that Act to that railway."

(10) "Government" where the context so requires means the Federal Railway Authority.

(11) "the solely controlling authority" means the Federal Railway Authority, or, in relation to railways which the Central Government Government under section 141 of the Government of India Act, 1920, shall be performed by persons independent of that Authority and of any railway administration, the Central Government.

(12) "the general controlling authority" means, in relation to a Federal railway, the Federal Railway Authority, or, in relation to a minor railway, the Provincial Government; and in relation to an Indian State railway, the Governor General acting in his discretion."

Section 4.—For "Governor General in Council" substitute "solely controlling authority."

Section 5.—For "Governor General in Council" substitute "general controlling authority."

After section 8 (insert—

8. Nothing in the two last preceding sections shall authorize the doing of anything as to any works, lands, or buildings vested in, or in the possession of, His Majesty for the purposes of the Central Government without the consent of that Government, or the doing of anything as to any works, lands or buildings vested in, or in the possession of, His Majesty for the purposes of a Province without the consent of the Provincial Government."

Section 10.—For "Governor General in Council" substitute "solely controlling authority."

Section 15.—In sub-section (1) for "the three last foregoing sections" substitute "the preceding provisions of this Chapter."

Section 21.—For "Governor General in Council" substitute "Provincial Government."

Section 22.—For "Governor General in Council" substitute "general controlling authority."

Section 23.—For "Governor General in Council" substitute "solely controlling authority."

Section 24.—For "Governor General in Council" substitute "general controlling authority."

Section 25.—For "Governor General in Council" substitute "solely controlling authority."

Section 26.—For "Governor General in Council" substitute "general controlling authority."

Section 27.—For "Governor General in Council" substitute "solely controlling authority."

Section 28.—For "Governor General in Council" substitute "general controlling authority."

Section 29.—For "Governor General in Council" substitute "solely controlling authority."

Section 30.—For "Governor General in Council" substitute "general controlling authority."

Section 31.—For "Governor General in Council" substitute "solely controlling authority."

Section 32.—For "Governor General in Council" substitute "general controlling authority."

Section 33.—For "Governor General in Council" substitute "solely controlling authority."

Section 34.—For "Governor General in Council" substitute "general controlling authority."

Section 35.—For "Governor General in Council" substitute "solely controlling authority."

Section 36.—For "Governor General in Council" substitute "general controlling authority."

Section 37.—For "Governor General in Council" substitute "solely controlling authority."

Section 38.—For "Governor General in Council" substitute "general controlling authority."

Section 39.—For "Governor General in Council" substitute "solely controlling authority."

Section 40.—For "Governor General in Council" substitute "general controlling authority."

Section 41.—For "Governor General in Council" substitute "solely controlling authority."

Section 42.—For "Governor General in Council" substitute "general controlling authority."

Section 43.—For "Governor General in Council" substitute "solely controlling authority."

Section 44.—For "Governor General in Council" substitute "general controlling authority."

Section 45.—For "Governor General in Council" substitute "solely controlling authority."

Section 46.—For "Governor General in Council" substitute "general controlling authority."

Section 47.—For "Governor General in Council" substitute "solely controlling authority."

Section 48.—For "Governor General in Council" substitute "general controlling authority."

Section 49.—For "Governor General in Council" substitute "solely controlling authority."

Section 50.—For "Governor General in Council" substitute "general controlling authority."

Section 51.—For "Governor General in Council" substitute "solely controlling authority."

Section 52.—For "Governor General in Council" substitute "general controlling authority."

Section 53.—For "Governor General in Council" substitute "solely controlling authority."

Section 54.—For "Governor General in Council" substitute "general controlling authority."

Section 55.—For "Governor General in Council" substitute "solely controlling authority."

* Decisions in
reference to
this Bill
may be made
by the
Governor
General in
Council
or the
Federal
Railway
Authority.

Section 43.—For "Commissioner" substitute "general controlling authority."

Section 44.—For subsection (1) substitute—

"(1) The appropriate authority shall decide any question or dispute which may arise with regard to the amounts charged by a railway administration."

In subsection (4) for "Commissioner" substitute "appropriate authority."

At the end of the section insert—

"(5) In this section the appropriate authority means, in relation to a Federal Railway or an Indian State Railway, the Federal Railway Authority, and in relation to a meter railway, the Provincial Government."

After section 45 insert—

45c. Any decision given by the Federal Railway Authority, the general controlling authority, or the Provincial Government, in accordance with the provisions of this Chapter, shall be final and binding on all parties concerned.

45d. The provisions of this Chapter have effect subject to the provisions of Part VIII of the Government of India Act, 1935, relating to the Railway Rates Committee and the Railway Tribunal."

Section 46.—For subsection (1) for "Governor General in Council" substitute "general controlling authority," in subsection (2) for "the Governor General in Council" substitute "the general controlling authority and the safety controlling authority" and after "Provided that" insert—

"(b) where the safety controlling authority is not the same as the general controlling authority, the safety controlling authority shall not release its sanction unless it appears to it to be necessary so to do for the purpose of securing safety, and

(b) "

For subsection (4) substitute—

"(4) The safety controlling authority or, with the sanction of that authority, the general controlling authority, may cancel any rule made under this section, and the company or officer required by subsection (3) to make rules (dependent rule) at any time, with the previous sanction of those authorities, proceed as if any such rule. Provided that where the safety controlling authority is not the same as the general controlling authority, the safety controlling authority shall not cancel any rule at which its sanction is the condition, pending or otherwise of any rule, unless it appears to it to be necessary so to do for the purpose of securing safety."

Section 46.—For "Governor General in Council" substitute "safety controlling authority."

Section 47.—For "the Governor General in Council" substitute "any general controlling authority."

Section 48.—For "Governor General in Council" substitute "Federal Railway Authority."

Section 49.—For the last "Governor General in Council" substitute "general controlling authority" and for the second "Governor General in Council" substitute "Provincial Government."

Section 50.—For subsection (2) substitute—

"(2) The railway shall be submitted to the general controlling authority, which may sanction it, subject to such modifications and conditions as it may prescribe."

In subsection (3) for the words from "Governor General in Council" to "sanction" substitute "general controlling authority."

Section 51.—For "Governor General in Council" substitute "general controlling authority."

Section 52.—For "Governor General in Council" substitute "safety controlling authority."

Section 53.—For "Governor General in Council" substitute "Federal Railway Authority."

Section 54.—For "Governor General in Council" substitute "general controlling authority."

Section 55.—For "Governor General in Council" substitute "Federal Railway Authority."

Section 56.—For "Governor General in Council" substitute "general controlling authority."

Section 57.—For "Governor General in Council" substitute "general controlling authority."

Section 58.—Omit section 57, subsection (b) and for "Governments" substitute "Federal Railway Authority."

Section 59.—After "Governments" insert "and the keeping thereof open to inspection," for "Governments" substitute "general controlling authority," and at the end of the section insert—

"Provided that where the safety controlling authority is different from the general controlling authority the safety controlling authority may take proceedings for the recovery of the cost penalty if in the opinion of the safety controlling authority the default is a default which relates to safety."

Section 60.—For "Governor General in Council" and "Governments" substitute "safety controlling authority" and "Governments" substitute "Federal Railway Authority."

Section 61.—For "Governments" substitute "authority to which the railway should have been submitted."

Section 62.—For "Governments" substitute "appropriate authority," and at the end of the section insert—

"In this section the appropriate authority means, in relation to a construction with respect to the measures laid to be carried on any railway or track, the safety controlling authority, and, in relation to any other construction, the general controlling authority."

*Ministerial
Office.

For section 3 substitute—

7.—(1) There shall be appointed to the City Court as many clerks, law clerks and other Ministerial Officers as the Provisional Government may from time to time require necessary.

(2) The clerks, law clerks and other Ministerial Officers so appointed shall receive such salaries and allowances and shall perform such duties as the Judge or, when the Court consists of more than one Judge, the Principal Justice, may from time to time direct.

Section 10.—For "Governor of Port St. George in Council" substitute "Provisional Government of Berber."

The Zonedura Bridge Act, 1925.

(VIII of 1925.)

Section 2.—For "the Governor General in Council" substitute "the Provisional Government."

Section 4.—For "the Government of India" substitute "the Colonial Government or any Provisional Government" and for "the Governor General in Council" substitute the Provisional Government."

The Government Treasury (North-West Frontier Province) Act, 1925.

(XII of 1925.)

Section 1.—Omit "the territories for the time being administered by the Chief Commissioner of."

Section 3, 7 and 8.—For "Government" substitute "Crown."

The Fisheries Act, 1925.

(IV of 1925.)

Section 7.—Omit "or of the seat of the Recorder at Hongkong."

The Tributary States of Orissa Act, 1925.

(XII of 1925.)

Section 2.—In subsection (1) for "the Lieutenant-Governor of Bengal" substitute "the Provisional Government of Bengal, Bihar or Orissa;" for "under his Government" substitute "in the Province," and for "the British Government" substitute "the Crown."

In subsection (2) and "within the territories subject to the Lieutenant-Governor of Bengal" and for "the and Lieutenant-Governor" substitute "the Provisional Government concerned."

The Land Revenue Act, 1924.

(I of 1924.)

Section 3.—In paragraph (a) for "of the Governor General in Council" substitute "by an Indian law."

Section 35 and 37.—Omit "and absolutely is the Government" substitute "and absolutely is the Council."

Section 43.—For "with the Secretary of State for India in Council" substitute "with the Provisional Government" and for "payment to Government" substitute "payment to the Provisional Government."

Section 43.—Omit "in the Gazette of India and also"

Section 43.—Omit from "under any agreement" to the end of the section, and insert "under any agreement with such company, the Secretary of State for India in Council, the Secretary of State, or any Government in British India as or was bound to provide land."

Section 50.—Omit the proviso to subsection (1).

The Amalgam Act, 1924.

(IV of 1924.)

Section 2 shall stand unmodified.

In the Schedule for "Act of the Governor General in Council" substitute "General Act."

The Police Act, 1924.

(IX of 1924.)

Section 8.—For "the Governor of Berber in Council" substitute "the Provisional Government of Berber" and omit "with the previous sanction of the Governor General in Council."

Section 9.—For "60" substitute "50."

Section 10.—Omit "as section 60"

Sections 13 and 47.—For "60" substitute "50"

Sections 49 and 47.—For "Governor General in Council" substitute "Provisional Government."

Section 51.—For "60" substitute "50."

Section 55.—For the words down to "under its administration" substitute "The Provisional Government may;" and paragraphs (a) and (b) after paragraph (1) insert the paragraph (2) to (5) of section 55, re-numbering them as paragraphs (3) to (6) of section 55; in paragraph (1) (3) (or so re-numbered) omit "justice, control, punishment and discipline"; at the end of paragraph (2) (or so re-numbered) insert "subject, however, to the consent of the Provisional Government of any other Province in which a prisoner is to be transferred"; and in paragraph (5) (or so re-numbered) omit the final "and" and insert the following paragraph—

"(7) as regards the admission, custody, employment, discharging, and release of prisoners; and

"(8) generally for carrying into effect the purposes of this Act."

Section 56.—Omit section 56.

Section 57.—For "sections 55 and 50" substitute "section 55."

The Crown Grants Act, 1906

(XV of 1906.)

Section 2.—For "by or on behalf of Her Majesty the Queen Empress, Her Agents or Attorneys, or by or on behalf of the Secretary of State for India in Council" substitute "by or on behalf of the Crown."

The Amending Act, 1906.

(XVI of 1906.)

Reference to the Governor of Bombay in Council shall stand unmodified.

The Indian Medical Warehouse Act, 1905.

(VIII of 1905.)

Section 4.—Omit the proviso to sub-section (1).
 Part of said.—For "Her Majesty's Secretary of State for India in Council" and for "the said Secretary of State in Council" substitute "the Governor General in Council"; and at the end of the lines add the following note:—

"For 'the establishment of the Secretary of India, the words 'the Secretary of India' shall be substituted by the words 'the Government of India'."

The South Indian States Act, 1906

(XX of 1906.)

Section 3.—For "to Government" substitute "to the Crown."

Section 4.—For "Governor of Bombay in Council" substitute "Provincial Government."

Section 11.—For "to Government" substitute "to the Crown."

Section 14.—For "of the Government" substitute "of the Crown."

Section 21 and 22.—For "to Government" substitute "to the Crown."

Section 30.—For "Governor of Bombay in Council" substitute "Provincial Government."

The Epidemic Diseases Act, 1897.

(CII of 1897.)

Section 2.—For "Governor General in Council" substitute "Provincial Government"; in sub-section (2) for "India" substitute "the Province" and omit paragraph (a) of sub-section (2).

For section 2a substitute—

2a. When the Central Government is satisfied that India or any part thereof is visited by, or threatened with, an outbreak of any dangerous epidemic disease and that the ordinary provisions of any law for—
 (a) any time being in force are inadequate to prevent the outbreak of such disease or the spread thereof, the Central Government may take measures and prescribe regulations for the purposes of any ship or vessel leaving or arriving at any port in British India and for such detention thereof, or of any person proceeding to and therein, or arriving therein, as may be necessary."

The Indian Fisheries Act, 1902.

(IV of 1902.)

Sections 1 and 2.—Omit "except Burma."

The Reformatory Schools Act, 1907.

(VII of 1907.)

Section 3.—In sub-section (1), for "for the time being administered" substitute "administered on the 11th day of March 1907"; and for "either of the said local Governments" substitute "the Provincial Government of any of the said territories."

For section 15 substitute—

15. The Provincial Government of any two Provinces may after mutual agreement, generally or specially, notify in their respective Official Gazette that any Reformatory School situated in one of the Provinces shall be available for the reception of youthful offenders detained to be sent to a Reformatory School by any Court or magistrate in the other Province and may themselves make provision for the removal of youthful offenders accordingly."

The Mental Courts Act, 1907.

(X of 1907.)

Throughout the Act for "Acts of the Governor General in Council" and "Act of the Governor General in Council" substitute "Central Act" and "Central Act."

Section 3.—At the end of clause (d) insert "or by the Provincial Legislature or the Governor of Assam under the Government of India Act, 1905."

At the end of clause (d) insert "or by the Provincial Legislature or the Governor of Assam under the Government of India Act, 1905."

At the end of clause (d) insert "or by the Provincial Legislature or the Governor of Assam under the Government of India Act, 1905."

Re-number clause (d) as clause (d); in it, after the third "But and Or" insert "or under" and after it insert—
 (5a) "Pillar Act" shall mean an Act made by the Provincial Legislature or the Governor of Assam under the Government of India Act, 1905."

At the end of clause (d) insert—"or by the Provincial Legislature or the Governor of Assam under the Government of India Act, 1905."

"Provis of
Central
Government"

"Government
Provinces"

For clause (7) substitute—

- (7) "British India" shall mean, as respects the period before the commencement of Part III of the Government of India Act, 1935, all territories and places within His Majesty's dominions which were for the time being governed by His Majesty through the Governor General of India or through any Governor or officer subordinate to the Governor General of India, and as respects any period after that date the term of territories for the time being comprised within the Governor's Province and the Chief Commissioner's Province, except that a reference to British India in an Indian law passed or made before the commencement of Part III of the Government of India Act, 1935, shall not include a reference to Burma."

After clause (8) insert—

- (9) "Central Act" shall mean an Act of the Central Legislature, and shall include, except in section 2, an Act made by the Governor General under section 61A of the Government of India Act, or section 46 of the Government of India Act, 1935;

(10) "Central Government" shall—

- (a) in relation to anything done, or to be done after the commencement of Part III of the Government of India Act, 1935, mean the Federal Government; and

(b) in relation to anything done before the commencement of Part III of the said Act, mean the Governor General in Council, or the authority competent at the relevant date to exercise the functions corresponding to those subsequently exercised by the Governor General in Council.

(11) "Central Legislature" shall mean the Governor General in Council acting as a legislative authority under the Government of India Act, 1935, the Government of India Act, 1935, the Indian Councils Act, 1931, or any of those Acts, or the Government of India Act, 1935, the Indian Legislature acting under the Government of India Act, or the Government of India Act, 1935, or the Federal Legislature acting under the Government of India Act, 1935, as the case may require."

After clause (11) insert—

- (12) "Central Provinces and Berar Act" shall mean an Act made by the Provincial Legislature or the Governor of the Central Provinces and Berar under the Government of India Act, 1935."

After clause (12) insert—

(13) "Chief controlling Revenue Authority" or "Chief Revenue Authority" shall mean—

- (a) in provinces where there is a Board of Revenue, that Board;

(b) in provinces where there is a Revenue Commissioner, that Commissioner;

(c) in the Punjab, the Financial Commissioner; and

(d) elsewhere, such authority as is referred to in the Government of India Act, 1935, the Central Government, and in relation to other matters, the Provincial Government, may by notification in the Official Gazette appoint."

After clause (13) insert—

(14) "Crown contracts" and equivalent expressions shall include contracts made up as on behalf of the Secretary of State in Council, the Central or any Provincial Government, contracts made by the Federal Railway Authority, and contracts made in connection with the exercise of the functions of the Crown in its relations with Indian States.

(15) "Crown debts" and equivalent expressions shall include debts due to the Secretary of State in Council, the Secretary of State, the Central Government, any Provincial Government, the Federal Railway Authority or the Crown Representative.

(16) "A grant" (including a transfer of land or of any interest therein or a payment of money) shall be deemed to be made by the Crown if it is made by or on behalf of His Majesty, the Secretary of State in Council, the Central Government, any Provincial Government, the Federal Railway Authority or the Crown Representative.

(17) "Crown liabilities" and equivalent expressions shall include the liabilities of the Secretary of State in Council, the Secretary of State, the Central Government, any Provincial Government, the Federal Railway Authority or the Crown Representative.

(18) "Crown property" and equivalent expressions shall include any property vested in His Majesty or otherwise held for the purpose of the Central or any Provincial Government, the Federal Railway Authority or the Crown Representative.

(19) "Crown representative" shall mean His Majesty's Representative for the purpose of the functions of the Crown in its relations with Indian States.

(20) "Crown revenues" and equivalent expressions shall include any revenues vesting in His Majesty."

After clause (20) insert—

(21) "Federal Government" shall—

- (a) in relation to anything done or to be done after the commencement of Part III of the Government of India Act, 1935, mean the Government of the Federation, except, as respects matters with respect to which the Government-General is by and under the provisions of the said Act for the time being in force required to act in his discretion, the Governor General; and as respects other matters, the Governor General in Council; and

(b) in relation to anything done before the commencement of Part III of the said Act, mean the Governor General in Council, or the authority competent at the relevant date to exercise the functions corresponding to those subsequently exercised by the Governor General in Council.

(22) "Federal Legislature" shall mean the Federal Assembly acting as a legislative authority under the Government of India Act, 1935, the Indian Councils Act, 1931, or any of those Acts, or the Government of India Act, 1935, the Indian Legislature acting under the Government of India Act, or the Government of India Act, 1935, or the Federal Legislature acting under the Government of India Act, 1935, as the case may require."

(23) "Federal Government" shall—

- (a) in relation to anything done or to be done after the commencement of Part III of the Government of India Act, 1935, mean the Government of the Federation, except, as respects matters with respect to which the Government-General is by and under the provisions of the said Act for the time being in force required to act in his discretion, the Governor General; and as respects other matters, the Governor General in Council; and

(b) in relation to anything done before the commencement of Part III of the said Act, mean the Governor General in Council, or the authority competent at the relevant date to exercise the functions corresponding to those subsequently exercised by the Governor General in Council.

(24) "Federal Legislature" shall mean the Federal Assembly acting as a legislative authority under the Government of India Act, 1935, the Indian Councils Act, 1931, or any of those Acts, or the Government of India Act, 1935, the Indian Legislature acting under the Government of India Act, or the Government of India Act, 1935, or the Federal Legislature acting under the Government of India Act, 1935, as the case may require."

(25) "Federal Government" shall—

- (a) in relation to anything done or to be done after the commencement of Part III of the Government of India Act, 1935, mean the Government of the Federation, except, as respects matters with respect to which the Government-General is by and under the provisions of the said Act for the time being in force required to act in his discretion, the Governor General; and as respects other matters, the Governor General in Council; and

(b) in relation to anything done before the commencement of Part III of the said Act, mean the Governor General in Council, or the authority competent at the relevant date to exercise the functions corresponding to those subsequently exercised by the Governor General in Council.

(26) "Federal Legislature" shall mean the Federal Assembly acting as a legislative authority under the Government of India Act, 1935, the Indian Councils Act, 1931, or any of those Acts, or the Government of India Act, 1935, the Indian Legislature acting under the Government of India Act, or the Government of India Act, 1935, or the Federal Legislature acting under the Government of India Act, 1935, as the case may require."

The Indian Stamp Act, 1899.
(II of 1899)

Section 2.—(Quick sub-section (6).
In clause (4) of sub-section (3) for "the Local Government" substitute
"the collecting Government."

After sub-section (17) insert—

"(18) collecting Government's seal—

(a) in relation to stamp duty in respect of bills of exchange, promissory notes, bills of lading, letters of credit, receipts of payment, printed and written, and in relation to any other stamp duty chargeable under the Act and being within item 50 in List I in the Seventh Schedule to the Government of India Act, 1930 the Central Government;

(b) and in all other cases, the Provincial Government."

Section 3.—For "Government" substitute "Crown,"
Section 3.—For "the Governor General in Council" substitute "the collecting Government" and for "British India" substitute "the territories under its administration."

Section 11.—In clause (1) for "Governor General in Council" substitute "collecting Government."

Section 12.—For "the Secretary of State in Council" and "the and Secretary of State in Council" substitute "the Crown."

Section 13.—In sub-section (2) for "the Governor General in Council" and "the Local Government" substitute "the collecting Government,"

Section 14.—In proviso (a) for "the Government" substitute "the Crown."

Section 15.—For "the Governor General in Council" substitute "the collecting Government."

Section 16.—For "the Local Government" substitute "the collecting Government."

Section 17.—For "Governor General in Council" substitute "Provincial Government."

Section 17.—In sub-section (1) for paragraph (a) to (d) substitute—

"(a) if the stamp is in the Province of Madras or in Coorg, to the High Court at Madras;

(b) if it is in the Province of Bombay, to the High Court at Bombay;

(c) if it is in the Province of Madras, to the District Commissioner's Court;

(d) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(e) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(f) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(g) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(h) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(i) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(j) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(k) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(l) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(m) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(n) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(o) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(p) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(q) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(r) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(s) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(t) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(u) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(v) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(w) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(x) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(y) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

(z) if it is in the Province of Madras, to the District Commissioner's Court at (Madras);

In sub-section (2) for "or Chief Court" substitute "Chief Court or District Commissioner's Court."

Section 18.—For "or Chief Court" substitute "Chief Court or District Commissioner's Court."

Section 19.—For "the Local Government" substitute "the collecting Government."

Section 20.—For "Local Government" substitute "collecting Government" and "and" subject to the control of the Governor General in Council."

Section 21.—For "Governor General in Council" substitute "collecting Government."

Section 22.—For sub-section (1) substitute—

"(1) All rules made under this Act shall be published in the Official Gazette."

Section 23.—For "The Local Government may be satisfied in the Local Official Gazette" substitute "The Central Government, subject to the provisions of section 12 (1) of the Government of India Act, 1930, and the Provincial Government, may be satisfied in the Official Gazette."

Section 24.—In sub-section (1) for "the Government" substitute "the Government."

Section 25.—In sub-section (2) and (3) for "Government" substitute "Crown."

Section 26.—In sub-section (1) for "Governor of Bombay in Council" substitute "Provincial Government," and in sub-section (2) for "Governor" substitute "the Crown."

Section 27.—In sub-section (1) for "the Government" substitute "the Government."

The Government Buildings Act, 1899.

(IV of 1899)

Section 3.—For "the Government" substitute in the first two places where those words occur "the Crown" and in the third place where those words occur "the Government concerned."

Section 4.—In sub-section (1) for "the Government" substitute "the Government concerned."

Section 5.—In sub-section (1) for "the Government" substitute "the Government concerned."

The Indian Architects Act, 1900.

(IX of 1900)

Section 21.

The Currency Conversion (Sinhalese) Act, 1920.

(CXX of 1920)

The Act shall come into force.

The Indian Works of Defence Act, 1903.

(VII of 1903.)

Throughout the Act, except as occurs 44, for "Local Government" substitute "Central Government" and read "with the previous sanction of the Governor General in Council."

Section 27.—For "Buckley and Rogers" substitute "and Buckley."
Section 44.—Read "and the Local Government" with the previous sanction of the Governor General in Council."

The Indian Tax Debt Act, 1903.

(IX of 1903.)

Section 1.—Read "except India."

Section 3.—Read "or to India."

The Victoria Memorial Act, 1902.

(X of 1902.)

Section 2.—Clauses (a) and (b) of sub-section (1) shall stand cancelled.

The Indian Foreign Marriage Act, 1902.

(XIV of 1902.)

Section 1.—In sub-section (3) for "the sanction of any Indian Prince or Raja in India" substitute "any Indian Prince."

Section 2.—In sub-section (3) for "the Governor General in Council" substitute "the Provincial Government for each Province and the Central Government for British subjects and servants of the Crown in any Indian State."

The Indian Expedition Act, 1902.

(XV of 1902.)

Section 2.—Read "or to any Local Government" and "or the Local Government, in the case may be."

Section 4.—For "Local Government" substitute "Central Government."

Section 5.—Read "or any Local Government" and "or the Local Government."

Section 6.—Read "to the Local Government at the same way as in"

Section 14.—For "Local Government" substitute "Central Government."

Section 9.—Read "or to any Local Government."

Section 10.—For "Local Government" substitute "Central Government."

Section 11.—Read "or the Local Government, in the case may be."

Section 12.—Read "or the Local Government."

Section 13.—For "may be sanctioned by any Local Government" substitute "shall be powers of the Central Government," and in paragraph (b) for "Local Government" substitute "Central Government."

Section 14.—For "Local Government" substitute "Central Government."

The Ancient Monuments Preservation Act, 1901.

(VII of 1901.)

Section 2.—For "the Government" and "the Local Government" substitute "the Central Government."

Section 3 and 4.—For "Local Government" substitute "Central Government."

Section 5.—For "the Local Government," "the Secretary of State for India in Council," "the Government" and "Government" substitute "the Central Government," and read sub-section (3)

Section 10.—For "Local Government" and "where these words first occur" substitute "Central Government" and for "the Local Government may direct the Provincial Government to execute it" substitute "the Central Government may direct the Provincial Government to execute it."

Section 10.—For "Local Government" substitute "Central Government."

Section 14.—For "the Local Government" and "Government" substitute "the Central Government."

Section 15.—For "the Local Government" and "the Government" substitute "the Central Government."

Section 16.—For "Government" substitute "the Central Government."

Section 17.—For "Local Government" substitute "Central Government."

Section 18.—For "the Local Government" and "the Government" substitute "the Central Government."

Section 19.—For "the Local Government" substitute "the Central Government."

Section 20.—Read "after consulting the Local Government" and, in sub-section (3), for "Government" substitute "the Crown."

Section 21.—For "the Government" substitute "the Central Government."

Section 22.—For "Government" substitute "the Central Government."

Section 23.—Read "or the Local Government."

The Indian Universities Act, 1901.

(VIII of 1901.)

Section 2.—For sub-section (3) (b) substitute—

" (b) the sanction of the Government, where the Central Government in the case of a University which is a university with objects not confined to a single Province, and the Provincial Government in other cases."

Section 3.—For "Consultation with the previous sanction of the Governor General in Council" substitute "Government."

Section 37.—For "Governor General in Council" substitute "Government," and at the end of the section insert—

- "Provided that if the effect of any such order would be either—
(a) to confer on any Province the powers of a University whose powers would, but for the order, not be so confined; or
(b) to extend beyond any Province the powers of a University whose powers previously were confined to that Province,
the order may only be made jointly by the Central Government and the Governments of all the Provinces affected."

The First Schedule.—After "the Member of Council of" insert "or Minister of"; for "Member of the Executive Council of the Government of Bengal" or "Minister appointed by the Governor to be" substitute "Minister of the Governor of Bengal"; for "Chief of the Council of the People" substitute "High Court at Lahore" and for "Local Government" substitute "Government"; but save as aforesaid the Schedule shall stand unaltered.

The Indian Railway Board Act, 1925
(IV of 1925.)

After section 3 insert—

- 4 On the establishment of the Federal Railway Authority, the Railway Board shall cease to exist and any institution moved under section 2 of this Act shall cease to have effect, without prejudice, however, to the validity of anything previously done in pursuance thereof."

The Indian Colleges Act, 1908.
(III of 1908.)

Sections 10 and 20.—Omit "or by the Local Government."

The Business Subscribers Act, 1905.
(VI of 1905.)

Section 4.—Omit "the Local Government or."

The Indian Limitation Act, 1908.
(IX of 1908.)

Section 11.—For "the Government" substitute "the Central Government or the Crown Representative."

Section 26.—For "Government" substitute "the Crown."
The First Schedule.—In article 115b where "India in Council" (omit "the Secretary of State, the Crown Representative, the Central Government or the Provincial Government"; in article 115b for "Lahore and Bengali" substitute "and Lahore"; and in article 115c omit "Muzra, &c."

The Indian Colonial Land Acquisition Act, 1920.
(XIV of 1920.)

Section 26.—Omit sub-section (2).

The Indian Ports Act, 1908.
(XV of 1908.)

Section 1.—For "Local Government" substitute "Government."

Section 3.—In paragraph (b) omit "or the Government of India."

Section 24.—In paragraph (b) for "Local Government" substitute "Government" and after paragraph (f) add—

- "(g) 'Major port' means any port which the Central Government may by notification in the Official Gazette declare, or may under any law for the time being in force have declared, to be a major port.
(h) 'Government' as respects major ports, for all purposes, and, as respects other ports, for the purposes of making rules under clause (b) of article 6 (2) and of the appointment and control of port health officers under article 12, means the Central Government, and save as aforesaid, means the Provincial Government."

Chapter II.—In the heading for "Local Government" substitute "Government."

Sections 4 and 5.—For "Local Government" substitute "Government."

Section 6.—In sub-sections (1) for "Local Government" substitute "Government" in paragraph (b) and (c) and "Government" substitute "Crown", and in paragraph (d) omit "subject to the control of the Governor General in Council."

In sub-section (2) omit "In addition to any rules which it is empowered to make under sub-section (1)."

Section 7.—For "Local Government" substitute "Government" and in sub-section (4) for "the Government" substitute "the Government."

Section 11.—For "Local Government" substitute "Government."

Section 12.—For "Local Government" substitute "Government" and for "the Government" substitute "the Government."

Sections 13 and 14.—For "Local Government" substitute "Government."

Section 16.—For "the Secretary of State for India in Council" substitute "the Crown."

Sections 24, 25, 26, 27 and 28.—For "Local Government" substitute "Government."

Section 31.—In the proviso to sub-section (1) for "Governor General in Council" substitute "Government."

Section 33.—For "Local Government" substitute "Government."

In sub-section (2) for "within its own jurisdiction" substitute "in British India or, as the case may be, in the Province" and omit the proviso.

Section 37.—For "Local Government" substitute "Government" and the proviso.

*Condition of railway board as follows:—
and of
Federal
Railway
Authority.

Section 26.—In sub-section (3) for "British India" substitute "the Province" and for "Governor General in Council" substitute "Provincial Government."

* British in
India, etc.

After section 30 insert—

31a. The provisions of sections 27 and 28 shall, in relation to rules affecting assets, rights and liabilities, have effect as if the reference to the Provincial Government and the Province were references to the Central Government and British India respectively."

Section 43.—For "the Government" substitute "any Government in British India."

Section 44.—In sub-section (1) for "the Government" substitute "the Central Government or the Provincial Government" and after paragraph (a) insert—

"(a) where the Federal Railway Authority is the addressee, at the office of the Authority."

The Indian Masters Act, 1913.

(X of 1913)

Section 1.—In sub-section (1) for paragraph (b) and for substitute—

"(b) four other persons to be nominated by the Central Government."

Section 3.—For (a) substitute—

"(a) no officer shall be appointed without the approval of the Central Government; and"

Section 12.—Omit "under the Civil Service Regulations for the time being in force" and for "Government" substitute "the Central Government."

* From the
provisions
and the
regulations
governing
the
service.

For section 13 substitute—

13. Subject to such conditions as the Central Government may think fit to impose, any person may be appointed to any post in the service of the Government."

The Indian Forests and Zoology Act, 1913

(II of 1913)

Section 2.—For paragraph (b) substitute—

"(b) (i) Advocate General" insert an Advocate General appointed by the Government of India Act, 1913."

Section 21a.—In sub-section (1) and (2) for "Secretary of State for India in Council" substitute "Central Government."

Section 22.—For "the Governor of Fort St. George in Council, the Governor of Bombay in Council, the Lieutenant Governor of Bikaner" substitute "the Provincial Governments of Madras and Bombay."

The Indian Army Act, 1913.

(VIII of 1913)

After section 3 insert—

* Indian
Army
Act, 1913.

3a. (1) When an officer, warrant officer or non-commissioned officer of His Majesty's Indian Forces is a member of a body of those forces acting with, or is attached to, any body of His Majesty's Indian Forces under such conditions as may be prescribed then for the purposes of subsection (2) and (3) and for the purposes of the provisions of this Act relating to warrant officers he shall in relation to that body of His Majesty's Indian Forces be treated and have all such powers as if he were an officer, warrant officer or non-commissioned officer in the same body of His Majesty's Indian Forces.

(2) When an officer, warrant officer, non-commissioned officer or soldier of His Majesty's Indian Forces is a member of a body of those forces acting with, or is attached to, any body of His Majesty's Indian Forces under such conditions as may be prescribed, then for the purposes of subsection (2) and (3) and for the purposes of the provisions of this Act relating to warrant officers the officers, warrant officers, and non-commissioned officers of that body of His Majesty's Indian Forces shall in relation to that body be treated and have all such powers as if they were officers, warrant officers or non-commissioned officers of His Majesty's Indian Forces.

(3) In this section "prescribed" means "prescribed by the Central Government and the Governor of Madras," and for the purposes of this section, the reference made of officers, warrant officers and non-commissioned officers of His Majesty's Indian Forces and the Indian Forces may be determined by regulations made by the Central Government and the Governor of Madras."

Section 3.—In clause (2) for "Governor General in Council" substitute "Central Government or the Crown Representative."

Section 3a.—For "the Governor General in Council" substitute "the Crown."

Section 4.—For "in which the Governor General in Council exercises jurisdiction by virtue of the Indian (Foreign Jurisdiction) Order in Council, 1902" substitute "in which the Central Government or the Crown Representative exercises jurisdiction by virtue of the Government of India Act, 1913, or of any Order in Council made under the Foreign Jurisdiction Act, 1907."

Section 4a.—For sub-section (2) substitute—

"(2) When the officers include in the Indian Army or Indian Forces in which there is no officer exercising the Central Government or the Crown Representative, the provisions may be made in that officer."

Section 5.—For "civil or military service of the Government" substitute "service of the Crown."

Section 5a.—For "civil or military service of Government" substitute "service of the Crown."

Section 11a.—For "the Secretary of State for India in Council" substitute "the Crown."

Section 12.—For "the Government" substitute "the Crown."

The Delhi Laws Act, 1925.
(XII of 1925.)

Section 3.—(For the purpose,
Section 7.—For "Governor General in Council" substitute "Provincial Government."

Schedule E.—Omit items 1, 3, 4 and 3A.

The Official Trustee Act, 1912.
(VI of 1912.)

Section 1.—For "British and Indian subjects of His Majesty in the possession of Native States in India" substitute "British subjects in Indian States."

Section 2.—For paragraph (1) substitute—

"(1) 'Government' or 'the Government' means in relation to any Province, the Provincial Government, and, in relation to British subjects in Indian States, the Central Government."

For paragraph (2) substitute—

"(2) 'High Court' means—

(a) in relation to Bengal, Assam, and the Andaman and Nicobar Islands, the High Court at Calcutta;

(b) in relation to Madras and Coorg, the High Court at Madras;

(c) in relation to Bombay and British Baluchistan, the High Court at Bombay;

(d) in relation to the United Provinces and Ajmer-Merwara, the High Court at Allahabad;

(e) in relation to the Punjab and Delhi, the High Court at Lahore;

(f) in relation to the Provinces of Bihar and Orissa, the High Court at Patna;

(g) in relation to the Central Provinces and Berar, the High Court at Nagpur;

(h) in relation to Sind, the Judicial Commissioner's Court;

(i) in relation to the North-West Frontier Province, the Judicial Commissioner's Court.

(2) in relation to British subjects in two Indian States, that one of the aforesaid courts which the Central Government may from time to time notify in this behalf."

Read paragraphs (3), (4), (5) and (7).

At the end of the section insert—

"(8) 'Deputy' means the Deputy or State or group of States for which an Official Trustee has been appointed under this Act."

Section 3.—Omit "at a President's house" and for "President" substitute "Deputy."

Section 4.—For "subsections (1) substitute—

"(1) The Provincial Government for each Province, and the Central Government for British subjects in any Indian State or group of Indian States, shall appoint an Official Trustee."

Provided that nothing herein contained shall be deemed to bar the appointment of the same person as Official Trustee for two or more Districts."

In subsection (2) omit "of any of the said Presidencies" and add paragraph (i) after—

"or (ii) in the case of a Province other than Bengal, Madras or Bombay, a person already in the service of the Crown."

Read subsection (3).

Section 5.—For "President" substitute "Deputy."

Section 14.—Omit "or of the Government of India."

Section 14.—In subsection (2) for "Secretary of State for India in Council" substitute "Government," and at the end of the subsection insert—

"Provided that nothing in this section affects any action already taken or to be taken by the Government of India Act, 1925."

Omit section 15.

After section 22 insert—

22A. The provisions of this Act which come into force on the commencement of Part III of the Government of India Act, 1925, shall not affect any legal proceedings pending in any court on that date or be construed as retrospectively invalidating any property from any Official Trustee to any other Official Trustee, but nothing in this section shall be construed as preventing a transfer of any such property in accordance with any of the other provisions of this Act."

The Administration-General's Act, 1925.
(XII of 1925.)

Section 1.—In subsection (1) for "British and Indian subjects of His Majesty in the territories of Native States in India" substitute "British subjects in Indian States."

Section 2.—For paragraph (1) substitute—

"(1) 'Government' or 'the Government' means, in relation to any Province, the Provincial Government, and, in relation to British subjects in Indian States, the Central Government."

Omit paragraphs (2), (3), (4) and (5).

At the end of the section insert—

"(2) 'High Court' means—

(a) in relation to Bengal, Assam and the Andaman and Nicobar Islands, the High Court at Calcutta;

(b) in relation to Madras and Coorg, the High Court at Madras;

(c) in relation to Bombay and British Baluchistan, the High Court at Bombay;

(d) in relation to the United Provinces and Ajmer-Merwara, the High Court at Allahabad;

(b) the separation of Burma and Aden from India shall not render void any meetings or change of work, immediately before that date, and void against the liquidator or creditors of such a company."

Sections 6, 7 and 8.—In paragraph (1) of subsection (1) after "the objects of the company" insert "and, except in the case of trading companies, the territories in which they exceed."

Section 12.—In subsection (2) word "under the hand of one of the directors be such Government."

After section 42 insert—

"43. (1) The provisions of sections 41 and 42 shall apply in relation to Burma in this way as related to the United Kingdom.

(2) In the application of the said provisions to Burma, reference to a British register shall be construed as reference to a Burma register."

Section 57.—In subsection (2) for "Government" substitute "any Government."

Section 193.—At the end of the section insert—

"In this section 'British India' does not include Burma or Aden, whatever the date of the meetings or change in question."

Section 242.—For "the Government" substitute "the Crown."

Section 243.—For "the Governor General in Council" substitute "the Central Government or the Crown Representative."

Section 265.—Omit subsection (3).

After section 268 insert—

269a. The powers conferred by this Act on the Central Government shall, in relation to companies with objects confined to a single Province which are not trading companies, be powers of the Provincial Government."

The Deaf-Blind People and Poets Act, 1914.

(III of 1914.)

Section 2.—In paragraph (b) after "and" insert "and any customs leviable as ordered by the Central Government."

Section 4.—Omit "subject to the control of the Governor General in Council."

The Indian Copyright Act, 1912.

(III of 1912.)

Section 3.—The words "the Courts of India" shall stand amended.
Section 6.—For "Secretary of State for India in Council" substitute "Central Government."

The Indian Motor Vehicle Act, 1914.

(VIII of 1914.)

Section 2.—In subsection (2) word "Burma."

Section 6.—For "the Governor General in Council" substitute "the Provincial Government of that area."

Section 15.—In the proviso to subsection (1) after "and" insert "in any area," and for "the Governor General in Council" substitute "the Provincial Government of that area."

Section 16.—In subsection (1) after "may" insert "and" for the purpose of implementing any international Convention relating to motor traffic."

The Local Authorities Loans Act, 1914.

(IX of 1914.)

Section 2.—At the end of the section insert—

"The Government" or "the appropriate Government" means, in relation to settlement authorities and in relation to port authorities in major ports, the Central Government, and in relation to other local authorities, the Provincial Government."

Section 3.—For "Local Government" and "Governor General in Council" substitute "appropriate Government" and "Governor General in Council" respectively.

Section 5 and 6.—For "Local Government" substitute "appropriate Government."

Section 6.—For "Governor General in Council" substitute "appropriate Government."

For section 8 substitute—

8. The moneys mentioned in section 5 shall be available for the recovery of any money lent by the Secretary of State in Council in any local authority before the 31st day of September, and shall be repaid and repaidable, and the interest due on such loans."

Schedule 1.—The entries relating to the Municipal Committee of Rangoon and the Commissioners for the port of Rangoon shall be omitted.

The North-West Frontier Constabulary Act, 1913.

(XIII of 1913.)

Throughout the Act, except as otherwise provided, for "Local Government" substitute "Central Government."

Section 3.—At the end insert—

"In this section references to appointments by the Central Government shall be construed as including references to appointments made before the commencement of Part III of the Government of India Act, 1919, by the Provincial Government."

Section 5.—For the words "to be called" substitute "There shall continue to be a force, maintained by the Central Government and called."

Section 6.—Omit "with the previous sanction of the Governor General in Council."

Section 8.—In clause (a) for "Government" substitute "the Crown."

"Application of Act to any company shall be subject to the provisions of the Act."

"Application of Act to any company shall be subject to the provisions of the Act."

Section 26.—Gaid "subject to the control of the Governor General in Council."

Section 27.—In clause (b) read "subject to the provisions of section 4."

The Indian Hindu University Act, 1913.

(XVI of 1913.)

Section 3.—The section shall stand unamended, and at the end of the section insert—

"(5) In the discharge of his functions as Lord Mayor, the Governor General shall exercise his discretionary powers."

Section 4.—For subsection (1) substitute—

"(1) The Governor General, exercising his discretionary judgment, shall nominate such person as he thinks fit to be the Visitor of the University."

Section 10.—For "the Government" substitute "any Government in British India" and for "Act of the Governor General in Council" substitute "Act of the Central Legislature."

Schedule 1.—For paragraph (b) of Part 2 substitute—

"(b) all Governors and Chief Commissioners in British India."

The Indian Medical Degrees Act, 1918

(VII of 1918.)

Section 3.—For "Governor General in Council" substitute "Provincial Government."

The Schedule.—For "Act of the Governor General in Council" substitute "Act of the Central Legislature."

The Hindu Regulation of Property Act, 1918

(XV of 1918.)

Section 1.—For "Governor General in Council" substitute "Provincial Government."

Section 5.—For "Governor General in Council" substitute "Provincial Government" and for "British India" substitute "the Province."

The Island Steamers Act, 1917.

(I of 1917.)

Section 1.—In subsection (3) for "Commander of Port St. George in Council" substitute "Provincial Government" and for "under his administration" substitute "whenever in subsection (2) and under its administration."

Section 6.—For "Dumby or Kuzgoon" substitute "at Dumby."

After section 11 insert—

11a. A certificate of survey shall have effect throughout the Province in which it was granted.

Provided that such a certificate may be annulled by the Provincial Government or any other Province, or with the consent of several Provinces of the Provincial Government of the Province, by the authority granting it, as so to have effect in that other Province, or in part thereof, and, if so annulled shall have effect accordingly."

Section 12.—After "shall not be in force" insert "in any Province" in paragraph (a) for "by any Local Government" substitute "by the Provincial Government of the Province in which it was granted"; and at the end of the section insert the following paragraph—

"A certificate of survey shall not be in force in any Province by reason of any endorsement in respect of that Province, since notice has been given by the Provincial Government of that Province, in the event or failure of a steam vessel, that that Government has accepted or repudiated the endorsement."

Section 13.—For "A certificate of survey may be suspended or annulled by any Local Government if it has reason to believe" substitute "A certificate of survey or any endorsement thereon made under section 5a may be suspended or annulled by the Government of the Province in which the certificate was granted or in respect of which the endorsement was made, as the case may be, if that Government has reason to believe."

Section 14.—At the end of the section insert the following paragraph—

"Where an endorsement on any certificate of survey for any Province has been suspended or annulled, the Provincial Government of that Province may require the withdrawal of survey to be delivered up to its work office at that Government may be so directed, in the Official Gazette upon the withdrawal of the endorsement may be noted on the certificate."

Section 15.—For the words from the beginning to "annulling the endorsement" substitute "If a Provincial Government, upon the withdrawal of endorsement made under section 14a or a certificate of survey, it"

Section 16.—For "in its discretion" substitute "if it thinks fit."

Section 17.—For the words from the beginning to "and a license" substitute "A certificate of competency or license or a license granted under this Chapter."

Section 18.—For the words from the beginning to "in the following cases, namely" substitute "In any certificate (issued) or any endorsement made under Chapter (1) may be suspended or annulled by the Government of the Province in which the endorsement was made, in the following cases, namely:—"

"(a) in the case of a certificate, if it is annulled, it is annulled;"

"(b) in the case of a Provincial Government, upon the withdrawal of endorsement under this Chapter, it" and for the second "such certificate" substitute "the certificate."

"Effect of endorsement of survey."

Sections 45 and 54.—For "Governor General in Council" substitute "Provincial Government."

Section 46.—For "Governor General in Council" substitute "Provincial Government."

Section 47.—For "Governor General in Council" substitute "Provincial Government."

Section 48.—At the end of the section insert—
"Provided that no such substitution shall be made after the end of March, 1937."

Section 49.—For "Governor General in Council" substitute "Provincial Government."

The Motor Act (Amended) Act, 1912.

(II of 1912)

Section 4.—For "Local Government" substitute "Central Government."

The District of Records Act, 1917.

(V of 1917)

Section 2.

Section 2.—In paragraph (a) of subsection (2) for "the Local Government" substitute—

"(a) if the document relate to persons of a Province, the Provincial Government or any other authority authorized in that behalf by that Government;

(b) in any other case, the Central Government or an officer specifically authorized in that behalf by that Government."

Substitute for subsection (3)—

"(3) Rules made under this section by any High Court or by a Chief Controlling Revenue Authority or by an officer specially authorized in that behalf by any Provincial Government shall be subject to the previous approval of the Provincial Government, and rules made by an officer specially authorized in that behalf by the Central Government shall be subject to the previous approval of the Central Government."

The King of Nepal's Estate Taxation Act, 1917.

(XII of 1917)

Section 4.—In clause (i) for "Local Government" substitute "Central Government."

The Police University Act, 1917.

(XVI of 1917)

Throughout the Act, except as otherwise provided, for "Local Government" substitute "Central Government."

Section 2.—Give the definition of "Local Government."

Section 3.—For subsection (1) substitute—

"(1) Such person as the Governor General, exercising his individual judgment, may nominate shall be the Inspector."

Section 4.—In subsection (1), under Class I, for clause (a) substitute—

"(a) The Ministry of the Governor of Bihar and the Ministry for Education of the Governor of Orissa."

In clause (a) after "and" insert "the Director of Public Instruction."

In clause (a) after "and" insert "the Director of Health and Pious Services."

In clause (a) after "and" insert "the Director of Industries."

Under Class III for clause (i) substitute—

"(i) Two persons elected by the Legislative Assembly of Bihar from among their own body;

(ii) One person elected by the Legislative Assembly of Orissa from among their own body."

And in the proviso for "the District Board" substitute "District."

Section 5.—In clause (b) of subsection (1) after "and" insert "the Director of Public Instruction."

Section 11.—For "and Orissa" substitute "or of Orissa."

Section 12.—For "and Orissa" substitute "or in Orissa."

The Transfer of Property (Tahsil) Act, 1917.

(XXVI of 1917)

Section 1.—For "Governor General in Council" substitute "Provincial Government of any Province;" and for "any other part of British India specified in the notification" substitute "the whole or any part of that Province."

The Charitable Endowments Act, 1912.

(III of 1912)

Section 4.—Only "or" in the term of "Bengal."

Section 5.—In subsection (1) and "authorized in that behalf by the Governor General in Council" and for "in the service of Government."

In subsection (1) after "or" in the term of "Bengal."

In subsection (2) after "or" in the term of "Bengal."

The Indian Companies (Foreign Property) Act, 1914.

(XIX of 1914)

Section 2.—For "All of the Governor General in Council" substitute "Act of the Central Legislature."

The Indian Cloth Act, 1938.

(XXIII of 1938)

Throughout the Act for "Governor General in Council" substitute "Provincial Government."

Section 22—in sub-section (2) read "the Gazette of India or" and "as the case may be."

The Local Authorities Persons and Contracts Act, 1939.

(I of 1939)

Section 2.—For "the service of Government" substitute "service under the Council" and at the end of the section add "and the appropriate Government" means, in relation to government, corporation and public authorities in major ports, the Central Government, and in relation to other authorities, the Provincial Government."

Section 3.—For "the service of Government" substitute "service under the Council."

Section 4.—For "the Governor General in Council" substitute "the Central Government or any Provincial Government," for "the local Government" substitute "the appropriate Government," and for "under Government" substitute "under the Council."

Section 5.—For "Local Government" substitute "appropriate Government."

The Kano Profits Duty Act, 1935.

(X of 1935)

Section 2.—Omit the definition of Chief Revenue Authority.

Section 8.—For "Local Government" substitute "Central Government."

The Passes Act, 1935.

(XII of 1935)

Section 2.—Omit "Subject to the control of the Governor General in Council."

Section 3.—After "British India" insert "across any customs frontier defined by the Central Government."

Section 4.—Omit "subject to the control of the Governor General in Council."

Section 5.—Omit "into British India," and after "without a licence" insert "into British India across a customs frontier defined by the Central Government."

Section 6.—Omit "and subject to the control of the Governor General in Council" and after "of this Act" insert "except section 3."

Section 9.—In sub-section (2) read "in the Gazette of India" and "of this Act" insert "except section 3."

The Industries Act, 1935.

(XXVII of 1935)

Throughout the Act for "officer of Government" and "officer of Government" substitute "officer of the Council" and "officer of the Council."

Section 3.—For "appointed by the Government" substitute "appointed by the Central Government."

Section 5.—For "on behalf of the Government" substitute "on behalf of the Council."

The Provincial Landreary Act, 1930.

(V of 1930)

Section 2.—For "Bangalore" substitute "Karnataka."

Section 3.—For "the Town of Bangalore and Kharadi" substitute "the town of Kharadi."

Section 4.—Omit "the town of Bangalore."

Section 7.—For sub-section (1) substitute—

"(1) The High Court may, with the previous sanction of the Provincial Government, make rules for carrying into effect the provisions of this Act."

In sub-section (2) read "in the Gazette of India or" and "as the case may be."

The Indian Securities Act, 1930.

(X of 1930)

Section 2.—At the end insert—

"(1) 'the Government' or 'Government' is in relation to any loan or security, means the Government raising the loan or issuing the security."

Section 3, 7 and 8.—For "Governor General in Council" substitute "Government."

Section 11.—For "Local Government" substitute "Government."

Section 16.—For "Governor General in Council" substitute "Government."

After section 25 insert—

"26. For the avoidance of doubt it is hereby declared that the rights of all persons in relation to Indian securities are to be determined, in accordance with all such questions as are dealt with by this Act in relation to Government securities, by the law of British India."

The Charitable and Religious Trusts Act, 1926.

(XXIV of 1926)

Section 1.—For "Governor General in Council" substitute "Government of any Province" and for "any specified Province or area" substitute "that Province or any specified area therein."

The Indian Med Press Monthly Act, 1929

(XV of 1929)

Schedule II.—For the entry relating to Bombay subchedule—

"Bombay"	" "	" "	" "	" "	" "
Western India States	" "	" "	" "	" "	" "
Bombay	" "	" "	" "	" "	" "

The Hyderabad College Act, 1929.

(XVI of 1929)

Section 2.—For "the Government of Bengal" substitute "the Government of Bengal" and for "the Local Government" substitute "the Government of Bengal".

Section 3.—For the first "Local Government" substitute "Government" and for "at Government" substitute "of the Government".

The State University Act, 1929.

(XVIII of 1929)

Section 2.—Omit clause (b).

Section 7.—Substitute the following section:—

7. (1) The Provincial Government shall have the right to cause an inspection to be made by such persons or persons as it may direct of the University, its buildings, laboratories and equipment, and of any institutions connected with the University, and also of the administration, teaching and other work conducted or done by the University, and to cause an inquiry to be made in like manner in respect of any matter connected with the University.

The Provincial Government shall in every case give notice to the University of its intention to cause an inspection or inquiry to be made, and the University shall be entitled to be represented thereat. (2) The Provincial Government shall communicate to the University its views with reference to the results of any such inspection or inquiry, and shall, after ascertaining the opinion of the Executive Council thereof, advise the University upon the action to be taken.

(3) The Executive Council shall report to the Provincial Government the action, if any, which is proposed to be taken or has been taken upon the results of the inspection or inquiry.

(4) Where the Executive Council does not within a reasonable time, take action to the satisfaction of the Provincial Government, the Governor, exercising his individual judgment, may, after considering any explanation furnished or representation made by the Executive Council, cause such directions to be issued as may appear to him to be in the public interest, and the Executive Council shall comply with those directions.

Section 10.—"Governor of Bengal" shall stand amended.

Section 11.—In sub-section (1) at the end of clause (a) insert "including persons appointed to inspect" and omit clause (2).

In sub-section (1) omit "and".

Section 23 and 24.—For "Governor General in Council" substitute "Provincial Government".

Section 27.—For "s" in the Local Government" and "the Governor General in Council" substitute "and in the Provincial Government".

Section 45.—Alter "by the Government" insert "under which he is serving" for "Government" substitute "the service of the Government" and for "of the Government" substitute "of that Government".

Section 46.—For "Governor General in Council" substitute "Provincial Government".

Section 47.—Alter "independent" insert "in Bengal" and for "Governor General in Council" substitute "Provincial Government".

The Schedule.—In Part II (1) omit clause (1) and in clause (1) insert "and for" substitute "Government".

The Indian Passport Act, 1920

(XXIV of 1920)

Section 4.—For "Local Government" substitute "Central Government".

Section 5.—For "Local Government" substitute "Central Government" and for "office of Government" substitute "office of the Government".

The Indian Elections Officers and Inspectors Act, 1920.

(XXIX of 1920)

Long Title and Preamble.—Alter "the Government of India Act" insert "or the Government of India Act, 1935".

Section 4.—For clause (b) substitute—

(b) "election" means an election in a Chamber of any Legislature or Legislative Council constituted under the Government of India Act or the Government of India Act, 1935.

In clause (c) for "Governor General, Governor or Lieutenant-Governor" substitute "Governor General or Governor".

Section 12.—Alter "the Legislature" insert "the Legislature".

Section 13.—For the proviso substitute—

Provided that the Governor General, in the case of an election in a Chamber of the Federal Legislature of the Indian Legislature, and the Governor, in the case of an election in a Chamber of a Provincial Legislature, may, in his discretion, exempt any such person from such qualification.

After section 14 add—

15. As respects elections in a Chamber of a Legislature constituted under the Government of India Act, 1935, the Part of the Act shall have effect subject to any provision (whether or not made in the Act or in any rule made under that Act) in relation to such elections.

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Section 2.—For "Local Government" substitute "Central Government" and read "subject to the sanction of the Governor General in Council."

Sections 5, 8 and 9.—For "Local Governments" substitute "Central Government."

Section 22.—For "Indian Legislatures" substitute "Central Legislatures."

Section 11.—For subsection (2) substitute—

"(2) Where the Governor of a Province for any just reason is of the opinion that such a state of affairs as is described in subsection (1) exists in any country to which emigration for the purpose of unskilled work is being, or may, be restricted in such manner as to be likely to result in hardship to that country for the purpose of unskilled work from that part shall cease to be lawful pending a reference to the Central Government."

In subsection (3) for "Local Government" substitute "Province of the Governor General."

Section 12.—For "Local Government" substitute "Province of the Governor General."

Section 13.—For "Indian Legislatures" substitute "Central Legislatures."

Section 14.—For "the Local Government having jurisdiction at the port from which such persons it is desired to depart" substitute "the Central Government."

Section 15 to 20.—For "Local Government" substitute "Central Government."

Section 21.—For "Indian Legislatures" substitute "Central Legislatures."

Section 23.—Read "Subject to the control of the Governor General in Council" and for "Local Government" substitute "Central Government."

The Dildil University Act, 1922

(XIX of 1922)

Through the Act the reference to the Governor General (but not the reference to the Governor General in Council) shall stand substituted and for "the Council of State and the Legislative Assembly" substitute "the Chambers of the Central Legislature."

The Civil Procedure (Amendment) Act, 1922.

(XX of 1922)

Section 1.—Read "with the previous sanction of the Governor General in Council."

The Indian Jurisdiction Act, 1922.

(XI of 1922)

Section 2.—For subsection (2) substitute—

"(2) It extends to the State of British India, including British India, and the British Provinces, and applies also to British subjects who are in the service of the Crown or of a local authority established in the exercise of the powers of the Crown, Representatives of the Central Government in that behalf and to all other servants of the Crown in the said States and areas."

Section 3.—In subsection (1) for "officers of Government" substitute "officers of the Crown" and in subsection (2) for "the Local Government" substitute "the Central Government."

Section 4.—For "Act of the Indian Legislatures" substitute "Act of the Central Legislature."

Section 5.—For the first sentence of subsection (2) substitute "The Central Government may appoint for any area as aforesaid any number of persons as it thinks fit."

Section 6.—In subsection (1) for the first "Government" substitute "the Crown," and for "delegated under the authority of the Government" substitute "delegated under the authority of the Crown," and for "in the name of the Government" substitute "in the name of the Crown."

In subsection (2) for "the Government" substitute "the Crown" and for "in the name of the Government" substitute "in the name of the Crown."

Section 15.—For "on behalf of Government" substitute "on behalf of the Crown."

Section 16.—For subsection (2) substitute—

"(2) If the recovery of any tax in any area has been entrusted to a Provincial Government under section 124 (1) of the Government of India Act, 1919, the Provincial Government may direct with respect to that area or any part thereof, that monies shall be recovered thereon first, and as an addition to, any monies for tax or other duties, by the same person and in the same manner as the monies for tax or other duties are recovered."

Section 17.—For "Indian Legislatures" substitute "Central Legislatures."

Section 18.—For "Government officers" substitute "officers of the Crown."

The Hindi Medical Hospital Act, 1922.

(XIII of 1922)

Section 2.—In clause (c) and "and Crown" and read "and in clause (d) for "Local Government" substitute "Central Government."

Section 4.—In subsection (1) for clause (a) to (d) substitute—

"(a) a Chairman to be appointed by the Central Government; (b) three Trustees appointed by the Central Government, of whom two shall represent the Government, the Local Government, the People, the Hindu and one the Central Government and Board."

In subsection (2) for "Governor-General in Council" substitute "Solely Controlling Authority"; for "by the Government" substitute "by the Federal Railway Authority or by any Provincial Government", and at the end of the subsection insert—

"In this subsection 'Solely Controlling Authority' has the same meaning as in the Indian Railways Act, 1930."

Section 4.—For "Governor-General in Council" substitute "Provincial Government".

Section 21.—For "Governor-General in Council" substitute "Provincial Government", and read clause (i) and the word "and" immediately preceding it.

Section 23.—In clause (a) omit "for regulating their salary, allowances and conditions of service"; and for clause (c) substitute—

"(c) generally to provide for any other matter," and omit the proviso.

Section 31.—Omit "the Gazette of India" and "and" respectively."

The Customs (Briand-Macdonald) Act, 1923.

(VI of 1923)

Section 3.—Omit "except Aden."

Section 3.—For "Local Government" substitute "Central Government" and omit "with the previous sanction of the Governor-General in Council" and "in the Province".

For section 4 substitute—

4. Nothing in this Act shall affect the provisions of any written Customs contract unless all the parties to that contract consent in writing to be bound by the terms of this Act."

Section 5.—For "the Government" substitute "the Central Government".

Section 8.—For "belonging to Government" substitute "belonging to the Crown".

Section 11.—For "the Government" substitute "the Central Government".

Section 13.—In subsection (1) for "Local Government" substitute "Central Government" and for "for sale to the Government" substitute "for sale to the Central Government". In subsection (2) for "the Government" substitute "the Central Government".

Section 14.—For "the Secretary of State for India in Council" substitute "the Central Government", for the first "the said Secretary of State in Council" substitute "the Central Government" and for the second "the said Secretary of State in Council" substitute "the Crown".

Section 15.—For "the Government" substitute "the Central Government".

The Indian Naval Armament Act, 1923.

(VII of 1923)

Throughout the Act for "Local Government" substitute "Central Government".

Section 7.—Omit "or any gazetted officer of the Royal Indian Marine Service".

Section 9.—Omit "subject to the control of the Governor-General in Council".

The Hindustani Comperment Act, 1923.

(VIII of 1923)

Section 2.—In subsection (3) in clause (a) and "or of the Royal Indian Marine Service."

In subsection (3) for "of the Government" substitute "acting on behalf of the Crown".

In subsection (3) for "Governor-General in Council" substitute "Provincial Government" and after "apply" where it first occurs, insert "within the Province".

Section 3.—For "Governor-General in Council" substitute "Provincial Government" and after "the clauses which" and "apply" insert "within the Province".

Section 15.—For "Governor-General in Council" substitute "Provincial Government".

Section 21.—In subsection (2) for "the Governor-General in Council" substitute "the Provincial Government of that Province".

Section 22.—In subsection (1) for "Governor-General in Council" substitute "Provincial Government".

In subsection (3) omit "and" at the end of clause (b), omit clause (c), insert as clause (c) 4, (a), clause (a) in (b) as clause 3b, insert "and" at the end of clause (b), and omit "and" at the end of clause (a).

Section 24.—In subsection (a) for "sections 22 and 23" substitute "section 22".

In subsection (2) omit "or section 23."

In subsection (3) omit "the Gazette of India" and "and" as the case may be."

The Indian Cotton Cess Act, 1923.

(XIV of 1923)

Section 1.—In subsection (2), for "except Aden" substitute "and including the Bikaner."

Section 2.—For "Local Government" substitute "Central Government".

Section 4.—For clause (a) substitute—

"(a) on persons to be assessed by the Central Government or by any Provincial Government in the Agri-cultural Departments of the Provincial Governments of Madras, Bombay, Sind, the United Provinces, the Punjab, and the Central Provinces and Berar."

For clause (c) substitute—

"(c) two persons nominated by the Central Government to represent the rubber manufacturing or rubber growing industry of whom two shall be nominated to represent the industry in the Central Provinces and Berar, one to represent the industry in Madras and one to represent the industry in the Punjab."

In clause (d) for "the Local Government" substitute "the Central Government" to represent."

For clause (d) substitute—

"(d) two persons nominated by the Central Government to represent the rubber growing industry of whom two shall be nominated to represent the industry in Madras, one to represent the industry in the United Provinces, one to represent the industry in the Punjab, one to represent the industry in the Central Provinces and Berar, one to represent the industry in Bombay and one to represent the industry in Sind."

Section 8, 25 and 31.—For "Local Government" substitute "Central Government."

Section 14.—After "His Majesty" insert "for the purposes of the Central Government."

The Indian Official Service Act, 1923.

(XIX of 1923.)

Section 1.—For "the Government of Provinces and States in India, in alliance with His Majesty" substitute "any Indian State."

Section 2.—After paragraph (b) insert—

"(b) Employees in a department of the Government include the employees of any Government in British India and any department in the Crown Dependencies, and include also the Federal Railway Authority."

In paragraph (b) add "or by any Local Government."

Section 11.—In subsection (1) for "Local Government" substitute "Government of India"; in subsection (2) for "Governor-General in Council" substitute "appropriate Government" and add "the Local Government," and at the end of the section add—

"(3) In this section, the appropriate Government means—

(a) in relation to any officers under section 2 not reported with a published plan or with a foreign power, the Provincial Government, and

(b) in relation to any other officers, the Central Government."

The Indian Merchant Shipping Act, 1922.

(XXI of 1922.)

Throughout the Act, where in otherwise provided, for "Secretary of State for India in Council" substitute "Central Government."

Section 2.—After "the harbour of India" insert "or in Burma" and at the end of the section add—

"(2) As from the commencement of Part III of the Government of India Act, 1925, a British ship registered, whether before or after that date, in Burma or India shall not be deemed for the purposes of any enactment relating to British ships registered in British India to be such a ship so registered."

Section 4.—Omit "or the Government."

Omit section 4a.

Section 17.—For "Royal Indian Marine" substitute "Royal Indian Navy."

Section 31.—For "Government" substitute "the Central Government."

Section 37a.—Omit "or between India and Persia" and after "Ceylon" insert "or in Burma."

Section 38.—For "Government" substitute "the Central Government."

Section 41.—Omit "to the Secretary of State for India in Council, with the concurrence of the Lords Commissioners of His Majesty's Treasury."

Section 120.—For "Government" substitute "the Central Government."

Section 121.—For "British or Foreign" substitute "or British."

Section 145.—In clause (1) of subsection (1) omit "Burma" and after "in British India" insert "(1) of subsection (1) omit "Burma" and after

"in British India" insert "(1) of subsection (1) omit "Burma" and after

"in British India" insert "(1) of subsection (1) omit "Burma" and after

"in British India" insert "(1) of subsection (1) omit "Burma" and after

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"in British India" insert "(1) of subsection (1) omit "Burma" and after

"in British India" insert "(1) of subsection (1) omit "Burma" and after

The Madras and Coastal Villages Laws Act, 1923.

(XXII of 1923.)

Section 4.—For "Government" substitute "Crown."

After section 8 insert—

"Words in italics
being partly
transcribed in
G.Os."

5. This Act shall have effect subject to any provisions contained in or made by order of the Government of India (Consent of Council Order, 1926.)

The Madras (Waf) Act, 1923.

(XLI of 1923.)

Section 6.—For "Local Government" substitute "Central Government."

The Cochinam Act, 1925.

(II of 1925.)

Throughout the Act, save as otherwise expressly provided, for "Local Government" substitute "Central Government."

Section 3 and 4.—Omit "with the previous sanction of the Governor General in Council" and "with the like sanction."

Section 5 and 7.—For "Secretary of State in Council" substitute "Central Government."

Section 8.—For "Secretary of State in Council" substitute "Central Government."

Section 9.—Omit "with the previous sanction of the Governor General in Council."

Section 11.—For "by Government" substitute "by the Central Government."

Section 12.—In sub-section (1) for "Government" substitute "Crown."

Section 13.—In sub-section (1) omit "after consultation with the Local Government."

Section 14.—For "with the concurrence of" substitute "after consultation with."

Section 15.—For "Government service" substitute "the service of the Crown."

Section 16.—For "Secretary of State for India in Council" substitute "Central Government."

Section 17.—For "Secretary of State in Council" substitute "Crown."

Section 18.—In clause (1) of sub-section (1) for "Local Government" substitute "Provincial Government."

Section 19.—Omit "or the Local Government."

Section 20.—For "Government" substitute "Crown."

Section 21.—Omit "after consultation with the Local Government."

Section 22.—Omit "with the previous sanction of the Governor General in Council."

Section 23.—For "Government" substitute "Central Government."

Section 24.—Omit the proviso to sub-section (1), substitute "Crown."

Section 25.—In sub-section (1) in clause (1) for "Government" substitute "the Crown" and in clause (2) after "property of" insert "the Crown" and for "the Government" substitute "the Central or any Provincial Government."

Section 26.—Omit from "and (c) subject to any deductions" is the end of the section.

Section 27.—Omit "or the Local Government" and for "by His Majesty" substitute "by the Central or a Provincial Government."

Section 28.—For "proceed to acquire it" substitute "procure the acquisition thereof."

Section 29.—For "Government" substitute "the Crown."

Section 30.—For "of the Government" substitute "in the service of the Crown."

Section 31.—Omit "as the Local Government" and "as the case may be."

Section 32.—For "Local Government" substitute "Provincial Government."

Section 33.—In sub-section (1) for "from Government" substitute "from the Crown."

Section 34.—For "Government" substitute "the Crown."

Section 35.—In sub-section (1) for the words from "until the end" to the end of the sub-section substitute "until such order otherwise as it thinks fit."

Section 36.—For "Government" substitute "Crown."

Section 37.—For "Government" substitute "the Crown."

The Cochinam Tribes Act, 1923.

(VI of 1923.)

Section 2.—Omit "and the term of Engages" and "or the term of Engages."

The Land Ceiling Act, 1924.

(XIX of 1924.)

Section 1.—Omit "except Adhars."

Section 2.—In clause (1) for "As a Local Government may appoint or dismiss" substitute "and remove to a Provincial Government or an officer of a Provincial Government under section 214 (1) of the Government of India Act, 1920, that Government or officer as the case may be."

Omit clause (2).

Section 3.—Omit "in any Local Government or" and "the Local Government or."

Section 4.—For "Government" substitute "the Crown."

The Indian Nationalisation Act, 1921.

(VII of 1921.)

Throughout the Act, save as otherwise provided, for "a Local Government" substitute "the Central Government."

Section 2.—In clauses (1) and (2) of sub-section (1) for "under the Government" substitute "in India," and in clause (2) of that sub-section for "a principal vernacular of the province" substitute "one of the principal vernaculars of British India."

Section 3.—In sub-section (1) for the words down to "is enacted that the provisions" substitute "Where the Central Government is satisfied that a certificate of nationalisation granted under this Act as the Indian Nationalisation Act, 1921," and omit sub-section (2).

Section 35.—Omit "with the previous sanction of the Governor-General in Council."

After section 14 insert—
14A. The provisions of this Act shall, after the separation of Burma and Aden from India, continue to apply, as respects British India, to certificates granted under this Act of the Indian Nationalisation Act, 1921, before the said separation to the Local Governments of Burma and Aden and over such certificates may after the said separation be revoked as respects British India accordingly."

The Indian Trade Customs Act, 1926.

(XXI of 1926.)

Throughout the Act, except as expressly provided, for "Local Government" substitute "appropriate Government."

Section 2.—After "in this Act" insert "the appropriate Government" means, in relation to Trade Unions whose shops are not confined to one province, the Central Government, and in relation to other Trade Unions, the Provincial Government, and

Section 3.—For "Each Local Government" substitute "The appropriate Government" and for "the province" substitute "each Province."

Section 10.—For "or of Borneo" substitute "or of Borneo."

Section 11.—For "Governor-General in Council" substitute "appropriate Government."

Section 12.—After "the Government of India Act" insert "or the Government of India Act, 1926."

Section 20.—Omit "Subject to the control of the Governor-General in Council."

The Cotton Industry (Statutory) Act, 1926.

(XX of 1926.)

Throughout the Act for "Governor-General in Council" substitute "Provincial Government."

Section 3.—For "British India" substitute "the Province."

The Delhi Jalir Water Board Act, 1926.

(XXIII of 1926.)

Sections 2, 3 (1) and 4.—"Chief Commissioner" shall stand amended.

Section 5.—For "Assistant-General" substitute "Central Government."

Section 10.—In sub-section (1) and from "and of any question" to the end of the section.

Section 11.—In clause (d) of sub-section (2) omit "by the Assistant-General."

For section 15 substitute—
15.—(1) If any dispute arises between the Board and any constituent body as to the liability of the constituent body to pay any sum demanded by the Board or as to the amount of any refund, from the Board, the constituent body may require the Board to refer the matter to the Central Government and the decision of the Central Government thereon shall be final.

Provided that, where the dispute relates to the liability of a constituent body to make any payment to the Board, the payment shall be made to the Board pending the decision of the Central Government.

(2) In making any such reference the Board shall furnish to the Central Government and the constituent body concerned a full statement of the grounds of its claim, and the Central Government shall consider that statement, together with any information received from the constituent body within six weeks of the date of the reference."

Section 16 and 17.—For "Assistant-General" substitute "Central Government."

Section 21 and 22.—For "of the Government" substitute "of the Corps."

The Indian Bar Councils Act, 1926.

(XXVIII of 1926.)

Section 3.—For "Patna and Raygoun" substitute "and Patna"; for "Governor-General in Council" substitute "Provincial Government."

Section 5.—It read—
(1) In this Act "the Provincial Government" means, in relation to any High Court, the Provincial Government of the Province in which the High Court has its principal office."

"Applicable to each Province granted before separation of Burma and Aden."

"Respect as to liability in amounts to be by the Board."

The India Forest Act, 1907

(XVI of 1907)

Article 2.—In paragraph (2) and "the Governor General in Council"

Articles 3, 23 and 24.—For "on behalf of Government" and "on behalf of the Government" substitute "on behalf of the Crown"

Article 25.—Omit "subject to the control of the Governor General in Council"

Article 26.—In sub-sections (1) and (2) for "local Government" substitute "Central Government" in sub-section (1) for "the Government" substitute "the Crown" and omit the proviso and after sub-section (2) insert—

"(3) Until provision to the contrary is made by the Central Legislature, any Provincial Government which was immediately before the commencement of Part III of the Government of India Act, 1919, levying a duty on any timber or other forest produce produced in that Province may continue to levy that duty on such timber or forest produce."

Provided that nothing in this subsection authorizes the levy of any duty which is levied under or other forest produce of the Province and which produce of the kind outside the Province, circumstances in favour of the former, or which, in the case of timber or other forest produce of localities outside the Province, circumstances between timber or other forest produce of one locality and timber timber or other forest produce of another locality."

Article 41.—In sub-section (2) for "British India" substitute "the Province" and for "Government" substitute "the Crown"

After section 41 insert—

41a. Notwithstanding anything in section 41, the Central Government may make rules to prescribe the route by which any timber or other forest produce may be exported, imported or moved into or from British India, unless any railway transport is defined in the Central Government, and set rules made under section 41 shall have effect subject to the rules made under this section."

Article 41, 41, 41 and 22.—For "Government" substitute "Crown"

After section 41 insert—

41a. In the commencement of Part III of the Government of India Act, 1919, nothing in this Act shall authorize any Provincial Government to make any order to do any other thing in relation to any Crown property and vested in His Majesty for the purposes of that Province or otherwise in accordance with Crown rights, without the consent of the Government of authority concerned."

The India Eights Act, 1909.

(XVII of 1909)

Section 15.—Leave out "or the Government."

The Trade Navigation Act, 1920.

(XII of 1920)

Article 2.—In clause (d) for "the Government" substitute "any Government in British India"

After clause (5) insert—

"any Federal Survey has the same meaning as in the Government of India Act, 1919."

In clause (d) for "the Governor General in Council" substitute "in the case of a Federal India, the Central Government, and in the case of any other railway, the Provincial Government."

In clause (1) and "or in the Royal Indian Marine Service."

Section 3.—For "or in a railway company" substitute "or in the Federal Railway Authority or a railway company operating a Federal Railway."

Section 12.—For sub-section (1) substitute—

"(1) No Court shall take cognizance of any offence under this section or in the absence of any such offence, or on complaint made by or under authority from the Central Government, when the police or any other person in possession of a railway service connected with a Federal Railway or a postal, telegraph or telephone service and the Provincial Government in other cases."

Section 12.—For "the Government" substitute "any Government in British India, the Federal Railway Authority or the Crown Representative."

Section 21.—In sub-section (2) for "the Governor General in Council" or "the Local Government" substitute "the appropriate Government" and omit at the end of that sub-section—

"in the sub-section 'the appropriate Government' means—

(a) in relation to railways, telegraphs and telephones, referred to by a railway company operating a Federal Railway Authority Government, and

(b) in other cases, the Provincial Government."

Section 22.—In sub-section (1) for "or by a railway company" substitute "Federal Railway."

In sub-section (2) and "or the Local Official Gazette in the case may be."

* Printing of
provisions of
the Government of
India Act, 1919,
and the
Government of
India Act, 1920.

** Printing of
the
Central
Government.

The Indian Salt Sales Act, 1928.
(VIII of 1928)

- Section 1.—In subsection (2) word "except sales" after "sales" in subsection (3) after "Board" insert "or after the establishment of the Federal Railway Authority, to that Authority"; and for clauses (a) and (b) substitute—
(a) and persons nominated by the Central Government to represent the provinces of Bihar and Orissa.
In subsection (3) after "Board" insert "or after the establishment of the Federal Railway Authority, to that Authority".
Section 2.—After "His Majesty" insert "for the purposes of the Central Government."

The Revenue Stamp Act, 1920.
(II of 1920)

- Section 2.—For clause (3) in (1) substitute—
(1) "to import into British India" means to bring into British India by land, sea or air across any of the custom frontiers defined by the Central Government;
(2) "to import into French India" means to bring into a Province otherwise than across any of the said custom frontiers;
(3) "to export from British India" means to take out of British India by land, sea or air across any of the said custom frontiers;
(4) "to export into French India" means to take out of a Province otherwise than across any of the said custom frontiers;
(5) "British India" includes Berar; and
(6) clause (4) and the word "and" immediately preceding it.
Section 3.—In subsection (1) for "Governments" substitute "the Crown".
Section 4.—After "subject to the control of the Government-General in Council" insert—
(a) For "Governments" substitute "the Crown".
(b) For "Local Government" substitute "appropriate Government" and at the end of the section insert—
"In this section 'the appropriate Government' means as respects any transaction of any kind which under this Act fall to be made by the Provincial Government, that Government, and in other cases, the Central Government."
Section 5.—For "The Governor-General in Council" substitute "the appropriate Government" and at the end of the section insert—
(a) For "Governments" substitute "the Crown".
(b) For "Local Government" substitute "the appropriate Government".
Section 6.—Substitute for subsections (2) and (3)—
(2) Rules made under this Act shall be published in the Official Gazette.
Section 7.—For "Local Legislatures" substitute "local or Provincial Legislatures".
Section 8.—Omit all the entries under the heading "Borneo Acts."

The Indian Stamp-Transit (Amendment) Act, 1926.

(XXII of 1926)

- Section 1.—For "Governor-General in Council" substitute "Provincial Government."

The Sales (British India) Act, 1920.

(XVIII of 1920)

- Section 4.—For "Local Government" substitute "Central Government."

The Indian Companies (Amendment) Act, 1920.

(XIX of 1920)

- Section 3.—In subsection (2) for "Governor-General in Council" substitute "appropriate Government" and at the end of the subsection insert—

"In this section 'the appropriate Government' means, in relation to companies falling within Item 23 of List I in the Seventh Schedule to the Government of India Act, 1920, the Central Government, and in relation to other companies, the Provincial Government."

The Indian Tax Code Act, 1920.

(XXIV of 1920)

- In the long title and preamble after "Indian" insert "or Bornean."
Section 1.—Omit "except sales".
Section 2.—Omit "or in India".
Section 3.—For clause (c) of subsection (1) substitute—
(c) six members representing the colonies of the to be nominated by the Central Government, one for Berar, one for the United Provinces, one for the Central Provinces and Berar, one for Assam and two for India.
In clauses (a) and (c) of subsection (3) omit "and Orissa."
Section 4.—After "Indian" insert "or Bornean."
Section 5.—After "His Majesty" insert "for the purposes of the Central Government".
Section 6.—For "Governments servants" substitute "servants of the Crown."

The Companies Part Act, 1921.

(X of 1921)

- This Act shall come to have effect.

The Salt (Sole-Sale Import Duty) Act, 1931.

(XIV of 1931.)

Section 2.—Omit "except Aden and Feroe."
 Section 3.—For "Secretary of State for India in Council" substitute
 "Central Government."

The Provincial Collection of Taxes Act, 1931.

(XVI of 1931.)

Sections 3 and 4.—For "Indian Legislature" substitute "Central
 Legislature."

The Bengal Criminal Law Amendment (Supplementary) Act, 1932.

(VIII of 1932.)

Section 2.—Omit "made with the previous sanction of the Government
 General in Council" and after "Provided that" insert—

"(a) no such order as aforesaid shall be made except with the pre-
 vious consent of the Executive Government of the Province in
 which the act is intended; and

(b) "

The Indian Partnership Act, 1932.

(XV of 1932.)

Section 18.—For "Governor-General in Council" substitute "Provin-
 cial Government of any province" and for "any province" substitute
 "that province."

Section 19.—In subsection (2) for "the Government of India or a Local
 Government" substitute "the Central Government, or any Provincial
 Government or the Chhota Sahasrabhoj"; for "when the Governor-
 General in Council" substitute "when the Provincial Government," and
 omit "under the sanction of one of the Secretaries to the Government of
 India."

Section 21.—For "Governor-General in Council" substitute "Provin-
 cial Government" and in subsection (2) after "may" insert "also."

The Foreign Relations Act, 1932.

(XII of 1932.)

Section 2.—Omit the explanation.

The Indian Air Force Act, 1932.

(XIV of 1932.)

Section 4.—In subsection (1) for "Governor-General in Council" sub-
 stitute "Central Government or the Chhota Sahasrabhoj."

Section 11.—In subsection (1) for "the Government of India or a Local
 Government" substitute "the Central Government, or any Provincial
 Government or the Chhota Sahasrabhoj," and for "the Indian
 Air Force in India" substitute "any Indian Air Force or other force" and for
 "the British Indian Government" substitute "the Central Government
 or the Chhota Sahasrabhoj."

Section 12.—For "the Government" substitute "the Crown."

Section 13.—In subsection (1) for "the members of any force or
 part in India" substitute "any Indian Air Force or other force" and for
 "the British Indian Government" substitute "the Central Government
 or the Chhota Sahasrabhoj."

Section 14.—For "the civil, military or air force service of the Govern-
 ment" substitute "the service of the Crown."

Section 15.—For "the civil, military or air force service of Govern-
 ment" substitute "the service of the Crown."

Section 17.—For "Secretary of State for India in Council" substitute
 "Crown."

The Port Bay Committee Act, 1932.

(XX of 1932.)

Section 4.—For "Local Government" substitute "Central Govern-
 ment," for "the Bengal Legislative Council" substitute "the Chamber
 of the Bengal Legislative Council," for "the Council of State and of the
 Legislative Assembly" substitute "the Chamber of the Central Legislature,"
 for "be constituted in the Presidency of" substitute "be constituted in the
 Presidency of," and for "the Bengal Legislative Council" substitute "the
 Chamber of the Bengal Legislative Council."

For clause (1) of subsection (2) substitute—

"(a) five members to be elected by an electorate consisting of
 (i) the elected members of the Chamber of the Central Legislature, and
 (ii) the elected members of the Chamber of the Central Legisla-
 ture elected for, or for any part of, Sand."

In subsection (2) for "a Local Government" substitute "the Central
 Government."

For section 5 substitute—

5. The Central Government may, after previous publication, make
 rules governing the composition of a Port Bay Committee."

Section 16.—For "Governor" substitute "Central
 Government."

Section 17.—For "Governor" and "the Local Government" sub-
 stitute "the Central Government."

Section 18.—For "agreed to Government" substitute "agreed to the
 Central or any Provincial Government," and for "agreed to the
 Governor-General in Council" substitute "agreed to the Central Gov-
 ernment."

Section 19.—For "Local Government" substitute "Central Govern-
 ment."

"To be
 inserted
 after
 clause
 (1) of
 section
 4."

The Tea Districts Regulation Labour Act, 1932.

(XXII of 1932.)

Section 26.—For sub-section (1) substitute—

"(1) The Central Government may, by notification in the Official Gazette, declare any area within a recruiting Province to be a controlled emigration area and thereupon the provisions of this Chapter shall apply to that area.

Provided that the Central Government may by the same or any subsequent notification declare that any of the provisions of this Chapter shall not apply in that area, or shall apply subject to such general or special exemptions as may be specified."

Section 27 and 28.—For "Local Government" substitute "Central Government."

Section 29.—For "he may require the Local Government to" substitute "the Central Government may" and for "make any requisition for the classification of" substitute "direct the classification of any."

Section 30.—For "Local Government" substitute "Central Government."

Section 31.—For sub-section (1) substitute—

"(1) The Central Government may, by notification in the Official Gazette, declare any controlled emigration area or any part of a controlled emigration area within a recruiting Province to be a restricted recruiting area and thereupon the provisions of this Chapter shall apply to that area.

Provided that the Central Government may, by the same or any subsequent notification, declare that any of the provisions of this Chapter shall not apply in relation to that area, or shall apply subject to such general or special exemptions as may be specified."

Section 32.—For "the Local Government having jurisdiction over any restricted recruiting area" substitute "The Central Government" and after "rules" insert "as respects any restricted recruiting area."

Section 33.—In the proviso to sub-section (1) for "the Local Government having jurisdiction over any restricted recruiting area" substitute "the Central Government" and after "rules" insert "as respects any restricted recruiting area."

In sub-section (2) for "Local Government of Assam" substitute "Central Government" and after "rules" insert "for Assam."

Section 34.—In sub-section (1) for the words come to "and a Sub-divisional Magistrate" substitute "The Central Government may invest a District Magistrate or a Sub-divisional Magistrate in any recruiting Province and a Sub-divisional Magistrate in Assam."

In sub-section (4) for "Local Government" substitute "Central Government."

Section 35.—In sub-section (2) for "Local Government of Assam" substitute "Central Government" and after "rules" insert "for Assam."

In sub-section (3) for the words come to "the Local Government" substitute "Rules made under this section."

Section 36.—For "subject to the control of the Government" in General, the Local Government of Assam" substitute "The Central Government."

The Bengal Suppression of Terrorist Gangs (Supplementary) Act, 1932.

(XXIV of 1932.)

Section 2.—Omit the proviso.

The Provincial Criminal Law Supplimentary Act, 1932.

(IX of 1932.)

Omit section 6.

The Indian Hurdles Telegraphs Act, 1923.

(XVII of 1923.)

Section 2.—For "Local Government" substitute "Central Government."

Section 3 shall come to have effect.

The Unpublished Estate Administration Act, 1930.

(XXIII of 1930.)

The Proviso.—After the first recital insert—

"and whereas by virtue of section 117 of the Government of India Act, 1915, the said Ordinance or, to give the commencement of Part III of that Act, to have effect as if it had been made on behalf of the Province of Bengal and reference therein to the Secretary of State in Council are to be construed accordingly."

In the second recital for "the" substitute "the said" and for "Secretary of State" substitute "Provincial Government of Bengal."

Section 2.—Omit clause (a).

Section 3.—For "The Local Government" where it first occurs, substitute "The Provincial Government of Bengal" thereafter in this Act referred to as "the Provincial Government" and for "the Secretary of State" substitute "the Provincial Government."

Section 4.—After "of the Secretary of State" insert "or the Province of Bengal" and for "of the Secretary of State" substitute "of the Provincial Government."

Section 5.—After the first "the Secretary of State" insert "or the Province of Bengal," for the second, third and fourth "the Secretary of State" substitute "the Province of Bengal."

Section 7.—For "the Secretary of State" substitute "Provincial Government."

Section 10.—For "Government" substitute "the Crown."

Section 20, 26 and 27.—For "Secretary of State" substitute "Provincial Government."

The Indian Tea Control Act, 1933.

(XXV of 1933)

Section 2.—For clause (a) substitute—

“(a) ‘Consentive’ means the Indian Tea Licensing Committee now constituted under this Act.”

In clause (4) for “a native India” substitute “outside India and Burma.”

Section 3.—For “Local Government of Assam” and “Local Government of Madras” substitute “Central Government.”

For section 9 substitute—

“(Provision of Consensus)”

“(1) The Central Government may, by notification in the Official Gazette, declare the Committee to be dissolved, and on the date of the publication of such notification the Committee shall stand dissolved and this Act shall be deemed to be repealed.”

(2) When the Committee is dissolved under this section or by the expiry of this Act, the suspended balance of Tea reserved by the Committee under this Act shall lapse to the Central Government.”

Section 11.—For “Government” substitute “the Central Government.”

Chapter II shall come into force effect.

Section 12.—For “outside India” substitute “outside India and Burma.”

Section 13.—In subsection (1) and “in the case of exports from British India including Burma, or the Authority” in the case of exports from Burma,” and in subsection (2) and “or the Authority, in the case may be.”

Section 14.—In subsection (1) and “or the Authority” in British India including Burma,” and “or the Authority” in Burma, in the case may be.”

For subsection (2) substitute—

“(2) The total of all export quotas for any financial year shall not exceed the Indian Overseas Export Allowance for that year.”

Section 15.—In subsection (1) and “or, if such estate is in Burma, of the authority,” and “and the parties.”

Section 16.—In subsection (1) and “or, if such estate is in Burma to the Authority,” in subsection (2) and “or the Authority, in the case may be,” and in the proviso to subsection (2) and “or the Authority.”

Section 17.—In subsection (1) and “or, in Burma, to the Authority” and “or the Authority, in the case may be.”

Section 18.—In subsection (1) and “and the Authority,” and “or the Authority.”

Section 19.—In subsection (2) and “or, in the case of tea shipped or transported to be shipped for export from Burma, by the Authority,” and in subsection (3) and “or, in the case of tea produced in Burma, by the Authority.”

Section 20.—In subsection (1) and “or in Burma, the Authority,” and in subsection (2) and “or the Authority, in the case may be.”

Section 21.—In subsection (1) and “or the Authority,” and in subsection (2) and “and the Authority,” and for “them” substitute “a”.

Section 22.—For “Governor-General in Council” substitute “Committee.”

The reference in the Gazette of India shall stand unaltered.

Section 23.—In subsection (1) and “or, in Burma, the Authority,” and in subsection (2) and “or, in Burma, any person authorized by the authority in the behalf.”

Section 24.—And “or any person authorized by the Authority” and “or a person authorized by the Authority,” and for “each member, officer or person” substitute “each member or officer.”

Section 25.—In subsection (1) and “or, in Burma, by the Authority,” and for “the Local Government” substitute “the Central Government,” in the case of the release of forwarding in India or in the subsection (2) of section 25 or the Provincial Government in any other case,” and in subsection (3) and “or, in Burma, the Authority.”

The Indian Medical Council Act, 1933.

(XXVII of 1933)

Section 2.—For clause (a) substitute—

“(a) ‘British India University’ means one exclusively in British India constituted by an Indian law and having a medical faculty.”

In clause (c) and (f) for “a Local Legislature” substitute “a Local or Provincial Legislature.”

Section 3.—In subsection (1) for “the Local Government of the Province” substitute “the Central Government,” and “and in the case of the University of Bangalore, the Council,” and “or, in the case of the University of Bangalore, the members of the Board of Studies in Medicine.”

Section 4.—For “Local Government” substitute “Central Government,” and “and” replace “and” in any instructions the Governor-General in Council may issue in the behalf.”

Section 11.—And “Bangalore.”

The Kamboj (Young Professions) Act, 1934.

(VIII of 1934)

For “Local Government” substitute “Central Government.”

The Indian States (Provisions) Act, 1934.

(XII of 1934)

Section 3.—And the words “and” and any power which might “in the end of the act.”

Section 7.—For “the Governor-General in Council or the Local Government” substitute “the Central Government, if the affairs are connected outside British India, and the Provincial Government in other cases.”

The Sugar (Kwini Duty) Act, 1936.

(XIV of 1936.)

Section 5—For "Local Government" substitute "Central Government."
 Section 31—For "officers of Government" substitute "officers of the Crown" and omit subsection (4).

The Sugar (Kwini Duty) Act, 1936.

(XV of 1936.)

Section 3—Omit "subject to the control of the Governor-General in Council."
 Section 8—For "Governor-General in Council" substitute "Princely Government."

The Duties (Kwini Duty) Act, 1936.

(XVI of 1936.)

Section 4—For "Local Government" substitute "Central Government."
 Section 18—Omit subsection (4).
 Omit section 31.

The Indian Book Licensing Act, 1934.

(XIX of 1934.)

Throughout the Act for "Local Government" substitute "Central Government."
 Section 5—Omit "subject to the control of the Governor-General in Council."
 Section 7—For "the Gazette of India and the Local Official Gazette, respectively" substitute "the Official Gazette."

The Book and Lighters (Kwini Duty) Act, 1934.

(XXIII of 1934.)

Section 3—For "Local Government" substitute "Central Government."
 Section 15—Omit subsection (4).

The Fisheries Act, 1934.

(XXV of 1934.)

Section 1—In clause (b) omit "excluding Burma," and omit clause (B).
 Section 6—For "Governor-General in Council" substitute "Princely Government."
 Section 15—For "in the employment of Government" substitute "in the service of the Crown."
 Sections 16 and 17—For "Governor-General in Council" substitute "Princely Government."
 Omit section 79.
 Section 79—Omit "the Gazette of India or" and "in the case may be."

The Indian Rubber Leasing Act, 1934.

(XXVIII of 1934.)

Throughout the Act for "Rubber Leasing Resolutions" substitute "Rubber Leasing Resolutions."
 Section 5—For clause (a), substitute—
 "as 'Committee' means the Indian Rubber Leasing Committee constituted under this Act."

In clause (b) for "outside India" substitute "outside India and Burma"; in clause (c) for "Governor-General in Council" substitute "Committee" and in clause (d) for "the Resolutions" substitute "the Resolutions" and for "Notifications Nos. 30 and 40" substitute "Notifications Nos. 30 and 40."

Section 2—For subsection (1) substitute—

"(1) The Central Government shall constitute a Committee to be called the Indian Rubber Leasing Committee."

In subsection (2)—For clause (b) substitute—

"(b) one member to be nominated by the Central Government to represent the Province of Madras."
 Omit subsection (3), in subsection (4) omit "or the Burma Rubber Leasing Committee"; for "the said Resolutions" substitute "the said Resolutions"; omit "or subsection (1)" and in subsection (5) for "such Committee" substitute "the Committee."

Section 5—For "Committee" substitute "Committee."

Section 5—For "Each Committee" substitute "The Committee."
 Section 5—Omit subsection (2) for "one or both of the Committees" substitute "the Committee"; omit "or Committee, as the case may be" and omit "(1) with Committee are deemed."

In subsection (3) for "either" substitute "the" and for "Governments" substitute "the Central Government."

Section 12—In subsection (1) for "in India" substitute "in India and Burma"; and omit from "in the case of exports from British India" the "in" and all the subsequent words; in subsection (2) for "from India" substitute "from India and Burma"; and omit from "in the case of re-exports from British India" the "in" and all the subsequent words.

Section 13—Omit "excluding Burma" and the words from "and a Burma export" to "absolutely exempted."

Section 14—Omit "or by the Burma Rubber Leasing Committee" and "on the Burma export account, as the case may be."
 Section 20—Omit "excluding Burma"; and in "in any year, the net exports of rubber from Burma covered by the Burma export allowance for that year," or "it, in any year, the net exports of rubber from Burma are less than the Burma export allowance for that year," and "in respect of British India including Burma and in respect of Burma respectively."

Section 15.—After "except" insert "from British India"; after "British India" insert "or British Burma" and after "outside India" insert "and Burma."

Section 16.—In subsection (2) after "India" insert "and Burma."

Section 17.—For "Committee" substitute "Commission."

Section 21.—In clause (3) after "except" insert "from British India" and after "British India" insert "or British Burma from a place outside India and Burma."

Section 27.—Omit subsection (2); in subsection (2) omit "after the Burma" and for "Governor-General in Council" substitute "Commission," and the reference to the "Office of India shall stand unaltered."

Section 30.—After "outside India" insert "and Burma."

Section 31.—Omit "excluding Burma and in Burma."

Section 34.—For "Local Government" substitute "Central Government" in the case of offences under sections 30 and 41, and in the case of offences under section 39 arising from false returns under subsection (1) of section 21 or subsection (3) of section 24, and of the Provincial Government in other cases."

The Privy Council Act, 1934

(XXX of 1934.)

Section 2.—Omit subsection (3).

Section 10.—For "Local Government" substitute "Central Government."

Section 23.—In subsection (2) omit "or in Burma," and in subsection (4) for "Local Government" substitute "Central Government and the Provincial Government."

Section 26.—In subsection (2) omit "and in the local official Gazette."

The Indian Staff Act, 1934

(XXXII of 1934.)

Section 1.—Omit "except the Chief Commissionership of Aitch."

Section 4.—Omit "or the Local Government."

The First Schedule.—In item 30 (2) for "Government of Bengal" substitute "Central Government."

The Indian Office Cuts Act, 1935

(XXXV of 1935.)

Section 1.—Omit "except Burma."

Section 2.—Omit "or in Burma."

Section 4.—In subsection (1), in clause (b) for "constituted respectively by these Governments" substitute "constituted in the case of the States Representatives by the Government of the State concerned, and in the other cases, by the Central Government," and in clause (d) for "the Local Government" substitute "the Central Government as represented."

The Payment of Taxes Act, 1935

(IV of 1935.)

Section 2.—In paragraph (iv) (c) insert "or Governor-General in Council or."

Section 6.—For "Governor-General in Council" substitute "Provincial Government."

Section 7.—In subsection (2) (c) and "Governor-General in Council."

Section 11.—Omit "the Governor-General in Council or."

Section 12.—For "Governor-General in Council" substitute "Provincial Government."

Section 17.—Omit "or in Burma."

For section 24 substitute—
24. The power by the Act conferred upon the Provincial Government shall, in relation to Federal railways (within the meaning of the Government of India Act, 1920), extend and include, to persons of the Central Government."

Section 26.—In subsection (1), for "Governor-General in Council" substitute "Provincial Government," and in subsection (2) omit "subject to the control of the Governor-General in Council."

The Courts Fees Act, 1935

(VI of 1935.)

This Act shall cease to have effect.

The Straits Settlements (Incorporation) Act, 1935

(XIV of 1935.)

Section 3.—Omit "or the Local Government."

The Courts

The Indian Fees Code

(XIV of 1935.)

Section 1.—For the words from "the whole of the territories" to the end of the section substitute "British India."

Section 2.—For "the said territories" substitute "British India."

Section 3.—For "law passed by the Governor-General in Council" substitute "British India" and for "the said territories" substitute "British India."

Section 4.—For "the said territories" substitute "British India."

Section 14.—For the words from "the said States" to the end of the section substitute "the Government of India Act, 1920 or law or rules existing."

*Amendment
of Act 10
British India
and Burma
and in Burma

and sections 15, 16 and 18.

In section 25, in clause second for "the Government of India or any Government" substitute "any Government in British India or the Crown Representative"; and in clause eighth and ninth for "Government" substitute "the Crown."

Section 34.—For "the Government of India or the Government of the place" substitute "the Central Government or the Provincial Government of the Province."

Section 35.—For "the Government of India or the Government of the place" substitute "the Provincial Government of the Province."

After section 35 insert—

"Noting for
Local
Legislation."

36. Nothing in section fifty-four or section fifty-five shall derogate from the right of His Majesty, or of the Governor General if any such right is delegated to him by His Majesty, to grant pardons, reprieves, respites or remissions of punishment;

Section 75.—In clause (b) for the words from "or the Legislature" to "Local Government" substitute "or any Indian State acting under the general or special authority of the Central Government or of the Crown Representative."

Section 114.—After the word "British India" insert "of British Burma" and for "the Government of India or any Local Government" substitute "the Central Government or any Provincial Government or the Government of Burma."

Section 124.—For "Presidency," where it first occurs, substitute "Province" and add "or a Lieutenant-Governor," "Lieutenant-Governor" and "or of the Council of any Presidency."

Section 134.—After "His Majesty" insert "or the Crown Representative" and after "British India" insert "or British Burma."

Section 141.—For "the Legislative or Executive Government of India or the Government of any Presidency or any Lieutenant-Governor" substitute "the Council of any Provincial Government or Legislature."

Sections 150, 151 and 152.—For "with the Legislative or Executive Government of India or the Government of any Presidency or with any Lieutenant-Governor" substitute "with the Council or any Provincial Government or Legislature."

Section 171.—For "by the Governor of India or by any Government" substitute "by the Council or any Provincial Government or the Crown Representative."

Section 184.—For "not authorized by Government" substitute "not being a State letter or a letter authorized by the Provincial Government."

The Code of Criminal Procedure, 1898.

(V of 1898)

Section 4.—In clause (2) of sub-section (1) omit "Magistrate"; and for "Magistrate in Council" substitute "Provincial Government."

Section 25.—Omit from "the Governor General" (where those words first occur) in "the Governor-General and"

and sections 36 and 37.

Section 30.—Omit out "and Burma."

Section 45.—In sub-section (1) for "Government" substitute "the Council" and in clause (b) of sub-section (2) for "the Governor General in Council" substitute "the Central Government or the Crown Representative."

Section 71.—For "Government" substitute "Council."

Sections 88 and 89.—For "Government" substitute "the Provincial Government."

Section 108.—Omit "the Governor General in Council or" and for "by the Governor General in Council" substitute "by the Provincial Government."

Section 129.—After "Act, 1915" insert "or section 221 of the Government of India Act, 1935."

Section 194.—After "Act, 1915" insert "or the Government of India Act, 1935" and "the Governor General in Council or" and for "shall belong to the Government of India" substitute "shall form part of the revenue of the Province."

Sections 195 and 195A.—For "the Governor General in Council, the Local Government or any officer authorized by the Governor General in Council" substitute "the Provincial Government or any officer authorized by the Provincial Government."

Section 197.—In sub-section (1) for "previous sanction of the Local Government" substitute "previous sanction of the Local Government."

Section 198.—In sub-section (1) for "previous sanction of the Local Government" substitute "previous sanction of the Local Government."

Section 199.—In sub-section (1) for "previous sanction of the Local Government" substitute "previous sanction of the Local Government."

Section 200.—In sub-section (1) for "previous sanction of the Local Government" substitute "previous sanction of the Local Government."

Section 201.—In sub-section (1) for "previous sanction of the Local Government" substitute "previous sanction of the Local Government."

Article 313.—For subsection (4) substitute—

"(4) The Provincial Government may exempt any salaried servant of the Crown from serving as a juror."

Article 314.—For clause (a) substitute—

"(a) members of any Legislature in British India;"

Article 315.—For "Governments" substitute "Courts."

Article 316.—In clause (1) for the words from "Governor General" to "shall High Courts" substitute "Provincial Government," and in subsection (2) and "in the case of the High Court of Port William with the consent of the Governor General in Council and in all other cases."

Article 317.—In subsections (1), (2) and (3) read "the Governor General in Council or", in subsections (2) and (3) read "the case may be," and in subsection (3) read "Governor General in Council" and the "

Article 318.—Omit "Governor General in Council or the."

Also section 402 insert—

"Section 402.—The powers conferred by sections 400 and 401 upon the Provincial Government may, in the case of absence of death, also be exercised by the Governor General in his discretion."

Also section 404.

Article 401.—In clause (b) of subsection (1) omit from "acting under" to "Governor General in Council."

Article 402.—Omit "Governor General in Council or the."

Article 403.—In subsections (1) for "the territories of any Prince or Chief in India" substitute "any Indian State or tribal area" and for "British Indian Government" substitute "the Central Government or the Crown Representative."

Article 404.—For "Governments" substitute "Provincial Govern-

ment."

Article 405.—For "Governor General in Council" substitute "Provincial Government" and at the end of subsection (1), insert—

"Provided that no case or appeal shall be transferred to a High Court or other Court in another Province without the consent of the Provincial Government of that Province."

Article 406.—For "the Governor General in Council or the Indian Legislature" substitute "the Central Legislature."

Article 407.—In subsection (1) for the words from the beginning to "any other High Court" substitute "With the previous sanction of the Provincial Government, any High Court."

Article 408.—For "section 80 of the Government of India Act 1915,"

substitute "section 225 of the Government of India Act, 1915."

Article 409.—For "the High Courts created by Royal Charter" substitute "the courts which are High Courts for the purposes of the Government of India Act, 1915."

Article 410.—For "the territories of any Prince or State in India acting under the general or special authority of the Governor General in Council or the Local Government" substitute "any Indian State acting under the general or special authority of the Central Government or of the Crown Representative."

The Code of Civil Procedure, 1908.

(V of 1908.)

Article 3.—In paragraph (2) for "the Governor General in Council" substitute "the Central Government or the Crown Representative"; and in clauses (2), (3), (4) and (5) of paragraph (3) for "the Government" substitute "the Crown."

Article 4.—For "the Governor General in Council" substitute "the Central Government or the Crown Representative."

Article 5.—In subsection (1) for "Governor General in Council" substitute "Provincial Government," and at the end of the subsection insert—

"Provided that no suit, appeal or proceeding shall be transferred to a High Court without the consent of the Provincial Government of the Province in which that High Court has its principal seat."

Article 29.—For the proviso substitute "Provided that the Courts having such emergency have been established or continued by the authority of the Central Government or of the Crown Representative, or that by notification in the Official Gazette declared the provision of this section to apply to Courts of the Province."

Article 31.—For "the Governor General in Council" substitute "the Central Government or the Crown Representative."

For section 41 substitute—

41. The Provincial Government may by notification in the Official Gazette declare that the decrees of any Civil or Revenue Court shall be enforceable in any Court established or continued by the authority of the Central Government or of the Crown Representative, or any class of such decrees, may be enforced in the Province as if they had been passed by Courts of British India."

For section 43 substitute—

43. No writ of the foregoing sections of this Part as emergency a Court to send a decree for execution to another Court shall be consequential in any Court established or continued by the authority of the Central Government or of the Crown Representative in the Province has by notification in the Official Gazette declared 1908 section to apply."

Article 44.—For "the Government" substitute "the Crown," and in clause (a) of the proviso to subsection (1) for "the Governor General in Council" substitute "the Central Government or the Provincial Government," in clause (1) of the said proviso for

"Provision of
the Government
of British India."

"Provision of
the Government
of British India."

"Indian Articles of War" substitute "Indian Army Act, 1913, or the Indian Army Act" and in clause (c) of the said proviso for "any law passed under the Indian Councils Act, 1909 and 1930," substitute "any Indian law."

Section 12.—In sub-section (3) for "the Government" substitute "the Crown."

Section 13.—In clause (a) for "the Governor General in Council" substitute "the Central Government or of the Crown Representatives,"

In the heading above section 13 for "the Government" substitute "the Crown."

For section 14 substitute—

14. Subject to the provisions of sections 120 and 186 of the Government of India Act, 1935, in a suit by or against the Crown the authorities to be named as plaintiff or defendant, as the case may be, shall be—

- (a) in the case of a suit by or against the Central Government, the Governor General in Council before the establishment of the Federation of India, and thereafter, the Federation;
- (b) in the case of a suit by or against a Provincial Government, the Province; and
- (c) in the case of a suit by or against the Crown Representatives, the Secretary of State.

Section 50.—For "the Secretary of State for India in Council" substitute "the Crown," and for the words from "in the case of the Secretary of State" to "Collector of the District" substitute "defendant" or, as the case may be, "plaintiff."

(a) in the case of a suit against the Central Government, a Secretary to that Government;

(b) in the case of a suit against the Crown Representatives, the Principal Secretary;

(c) in the case of a suit against a Provincial Government, a Secretary to that Government or the Collector of the District; and

(d) in the case of a suit against the Secretary of State, a Secretary to the Central Government, the Principal Secretary and a Secretary to the Provincial Government of the Province where the suit is instituted.

Section 51.—For "the Secretary of State for India in Council" substitute "the Crown."

In the heading above section 51 for "Foreign and Native States" substitute "Foreign States and States of Indian States."

Section 52.—After sub-section (1) insert—

"Enclaves.—For the purposes of this subsection the expression 'the Government' means—

- (a) in the case of any Indian State, the Crown Representatives; and
- (b) in any other case, the Central Government."

Section 53.—In sub-section (1) for the words from "with the consent" to "Government of India" substitute "in the case of the British Chief of an Indian State with the consent of the Crown Representatives, notified by the signature of the political secretary, and in any other case with the sanction of the Central Government, notified by the signature of a secretary to that Government."

In sub-section (2) for "the Government" substitute "the executing authority."

In sub-section (3) for "the consent of the Governor General in Council" substitute "such consent as is mentioned in sub-section (1)."

For sub-section (4) substitute—

"(4) The Central Government or the Crown Representatives, as the case may be, may by notification in the Gazette of India authorize a Provincial Government and any Secretary to that Government to transact with respect to any Private, Chief, Ambassador or other person named in the notification the functions assigned by the Government to the executing authority and a controlling officer respectively."

Section 54.—For "the Governor General in Council" or the Local Government" substitute "the Central Government, the Crown Representatives or the Provincial Government."

Section 55.—For "established under the Indian High Courts Act, 1911, or the Government of India Act, 1935" substitute "constituted by His Majesty by Letters Patent."

After section 112 insert—

113. Where a certificate has been given under section 301 (3) of the Government of India Act, 1935, the three last preceding sections shall apply in relation to appeals to the Federal Court or they apply as respects its appeals to His Majesty in Council, and accordingly references in His Majesty shall be construed as references to the Federal Court.

Provided that

- (a) in words of the said sections as respects the cases in which an appeal will be made the appeal will be construed as denoting the cases in which an appeal will be without the leave of the Federal Court otherwise than on the ground that a substantial question of law as to the interpretation of the said Act, or any Order in Council made thereunder, has been wrongly decided;
- (b) in determining under clause (c) of section 300 whether the case is a fit case for appeal, and, under section 181, whether the appeal involves a substantial question of law, any question of law as to the interpretation of the said Act, or any Order in Council made thereunder, shall be left out of account.

Sections 181 and 182.—For "established under the Indian High Courts Act, 1911, or the Government of India Act, 1935," substitute "constituted by His Majesty by Letters Patent."

Section 183.—For "or the Governor General in Council or by the Local Government, as the case may be," substitute "by the Provincial Government."

* suits by or against Government.

* Appeals to Federal Court.

(b) in relation to any suit by or against the Crown Representative, or against a public officer employed in connection with the service of the functions of the Crown in its relations with Indian States, the Crown Representative and such public officer may appear, whether personally or specially, for the purposes of this Order; and

(c) in relation to any suit by, or against a Provincial Government or against a public officer in the service of a Province, the Provincial Government and the Governmental officer, or such other pleader as the Provincial Government may appoint, whether personally or specially, for the purposes of this Order."

Order XXVIII.—In rule 1 for "serving the Government" substitute "serving under the Crown."

Order XXIX.—In rule 10 for "the Governor General in Council or a Local Government" substitute "the Central Government, or the Crown Representative, or a Provincial Government."

Order XXXI.—In rules 10, 11, 12 and 13 for "Government" substitute "Provincial Government."

Order XXXII.—In rule 1 omit clause (3).

Order XXX.—Omit rule 7.

Order XL.—In sub-rule (3) of rule 10 omit "by the Secretary of State for India in Council with the concurrence of the Lords Commissioners of His Majesty's Treasury."

After rule 11 insert—

"Article 100.

17. Where a certificate has been given under section 100 (1) of the Government of India Act, 1935, the provisions of this Order shall apply in relation to appeals to the Federal Court as they apply in relation to appeals to His Majesty in Council and references in that Order to His Majesty in Council and to any Order of His Majesty in Council shall be construed in reference to the Federal Court and the rules of the Federal Court.—
Provided that

(a) rule 3 of this Order shall have effect as if at the end of sub-rule (1) thereof there were inserted the words "except from any question of law as to the interpretation of the Government of India Act, 1935, or any Order in Council made thereunder,"

(b) where the only ground of appeal stated in the petition is that any question of law as to the interpretation of the Government of India Act, 1935, or any Order in Council made thereunder has been wrongly decided, the petition need not pray for such a certificate as is mentioned in rule 3, and the like proceedings shall be had thereon as if such a certificate had been given, except that no security shall be required for the costs of the respondent."

Appendix A to Schedule I.—Under heading (2) (which relates to the "description of parties in particular cases") for "the Secretary of State for India in Council" substitute "the Secretary of State or the President of India or the Governor of . . . as the case may be."

Appendix E to Schedule I.—In the heading to Form II, for "office of Government" substitute "public officer."

Schedule III.—In sub-paragraph (3) of paragraph 9 for "the Government" substitute "the Crown."

STEWART H.

MAJOR A.C.

The Madras Revenue Secretary Act, 1936.

(Madras II of 1936)

Throughout the Act for "Government" substitute "the Provincial Government."

The Madras District Courts Act, 1932.

(Madras I of 1932)

Section 1.—Omit "at Port St. George" and "in any part of the Provinces subject to its control."

The Madras Prisons Act, 1932.

(Madras VII of 1932)

Section 1.—For the first "Government" substitute "or on behalf of the Crown;" for the second and third "Government" substitute "Provincial Government" and for the fourth "Government" substitute "the Crown."

Section 1A.—For "Government" substitute "Provincial Government."

The Madras Cattle Diseases Act, 1932.

(Madras II of 1932)

Section 17.—For the words from "the outlying land" to "of this Act" substitute "the revenue of the Province."

The Madras Exchequer Income Act, 1935.

(Madras IV of 1935)

Section 1.—For the second "Government" substitute "the Provincial Government."

The Madras City Land-Revenue (Amendment) Act, 1937.

(Madras VI of 1937)

Section 28.—For "Government" substitute "the Provincial Government."

The Madras Wild Elephant Protection Act, 1917.

(Madras I of 1917.)

Sections 3 and 4.—For "the Government" substitute "the Crown,"
Sections 4 and 7.—For "the Government" substitute "the Crown."

The Madras Municipal Police Act, 1908.

(Madras VII of 1908.)

Throughout the Act for "Government" and "the Government" substitute "the Provincial Government."

The Madras Forest Act, 1902.

(Madras V of 1902.)

Section 1.—Omit "for the time being."

Section 7.—For "Governor of Port St. George in Council" substitute "Provincial Government."

Section 22.—Omit "subject to the control of the Governor General in Council."

After section 31 insert—

"31A.—Notwithstanding anything in section 35, the Central Government may make rules to prescribe the rules by which alien timber may be imported and exported across any customs frontier as defined by the Central Government and any rules made under section 30 shall have effect subject to the rules made under this section."

Section 38.—For "Government" substitute "Central or, as the case may be, Provincial Government."

Sections 43 and 44.—For "Government" substitute "the Crown."

Section 45.—For "Government" substitute "Crown for the purposes of the Customs."

Sections 50 and 51.—For "Government" substitute "Crown."

Omit section 52.

Section 53.—For "Government" substitute "the Crown."

The Madras Rivers Conservancy Act, 1904.

(Madras VI of 1904.)

Section 6.—Omit from "Such officers" to the end of the section.

The Madras Outports Landing and Shipping Fees Act, 1905.

(Madras III of 1905.)

Section 2.—At the end of the section insert—

"(6) 'Government' or 'the Government' means, in relation to a port which is a major port within the meaning of the Indian Ports Act, 1908, the Central Government and, in relation to any other port, the Provincial Government."

Section 4.—Omit 2.—For "Governor in Council" substitute "Government."

The Madras Mines Act, 1905.

(Madras I of 1905.)

Section 3.—For clauses (8) and (10) substitute—

"(8) 'import' except in the phrase 'import into British India' shall be taken into the Province, otherwise than across a customs frontier as defined by the Central Government;

(9) 'export' means to take out of the Province, otherwise than across a customs frontier as defined by the Central Government,"

In clause (10) for "Madras Presidency" substitute "Province."

After clause (11) insert—

"(12) 'customs duty' and 'consolidating duty' mean any such duty as is mentioned in the Sixth Schedule to the Government of India Act, 1905;

(13) 'exciseable articles' means—

(a) any article liable for licence consumption; or

(b) any intoxicating drug, or

(c) any medicinal or toilet preparation containing alcohol."

Section 10.—Omit "for the whole Presidency."

Section 12A.—For "throughout the whole Presidency" substitute "generally."

Section 15.—For "Government" substitute "Provincial Government."

Section 17.—For "A duty" substitute "An excise duty or consolidating duty;" for "liquor and intoxicating drugs" substitute "exciseable articles" and omit the proviso.

After section 21 insert—

"21A.—(1) Until provision to the contrary is made by the Central Government, the Provincial Government may continue to levy any duty in which the section applies which is now lawfully levied immediately before the commencement of Part III of the Government of India Act, 1905, under this Chapter in that Act, in the district in which the section applies are—

(a) any duty on any liquor or intoxicating drug other than exciseable articles within the meaning of this Act; and

(b) any duty on an exciseable article contained in the Table

for in levied by the Central Government or not.

(2) Nothing in this section shall authorize the levy of any duty which, as between goods manufactured or produced in the Province and similar goods not so manufactured or produced, is manifested as or levied on goods of which, as the case of goods manufactured or produced in the Province, distinguishes for goods manufactured or produced in one locality, and not for goods manufactured or produced in another locality."

"Nothing in this section shall authorize the levy of any duty on any liquor or intoxicating drug other than exciseable articles within the meaning of this Act; and

(b) any duty on an exciseable article contained in the Table

for in levied by the Central Government or not.

(2) Nothing in this section shall authorize the levy of any duty which, as between goods manufactured or produced in the Province and similar goods not so manufactured or produced, is manifested as or levied on goods of which, as the case of goods manufactured or produced in the Province, distinguishes for goods manufactured or produced in one locality, and not for goods manufactured or produced in another locality."

- Section 25.—For "Government" substitute "the Provincial Government."
 Section 25.—For "the Government" substitute "the Provincial Government."
 Section 25.—For "by Government" substitute "under the Crown."
 Section 25.—For "throughout the Presidency" substitute "generally."
 Section 25.—For "Secretary of State for India in Council" substitute "Crown."

The Railway Protection Act, 1930.

(Section IV of 1930.)

- Section 1.—Omit "for the time being", but wherever the section shall stand substituted.
 Section 2.—At the end insert—
 "Safety Controlling Authority" but the word meaning as in the Indian Railways Act, 1930.
 Section 9.—For "Governor in Council" substitute "Safety Controlling Authority."
 Section 20.—For "Governor in Council" substitute "Safety Controlling Authority" and for "Fort St. George Gazette" substitute "Provincial Official Gazette", but note as elsewhere the section shall stand unmodified.

The Madras City Police Act, 1930.

(Section III of 1930.)

- Section 3.—At the end of the section insert—
 "subordinate posts" means the posts inferior to that of Assistant Commissioner."
 Section 5.—In the first paragraph read the words from "who shall" to "and he" as—
 Section 6.—Omit the second sentence.
 Section 9.—At the end of the section insert—
 "Subject to the provisions of this Act, the pay and all other conditions of service of members of the subordinate posts of the police force shall be such as may be determined by the Provincial Government."
 Section 11.—For the words from "and he" substitute "the Commissioner" and for "clerk" substitute "of the subordinate posts of the police force."
 Section 12.—For "member" insert "of the subordinate posts."
 Section 30.—For "the Government" and "Government" substitute "the Provincial Government."
 Section 31.—In sub-section (1) for "Commissioner" substitute "Provincial Government."
 Section 36.—For "Secretary of State for India" substitute "Crown."
 Section 38.—For "Governor in Council" substitute "Crown."

The Madras Wage Courts Act, 1930.

(Section I of 1930.)

- Section 1.—In sub-section (3) omit "for the time being" and the first "the Governor in Council" shall stand unmodified.
 Section 3.—For "Government" substitute "the Provincial Government."
 Section 12.—For "Government" substitute "the Crown."

The Madras Salt Act, 1930.

(Section IV of 1930.)

- Throughout the Act, save as otherwise provided, for "the Government" substitute "the Provincial Government."
 Section 4.—Omit "after consideration of any recommendation made by the Governor in Council in the behalf."
 Section 5.—For "Central Board of Revenue" substitute "Central Government" and read from "and may suspend" to the end of the section.
 Section 6.—Omit.
 Section 11.—For "the majority of Government" substitute "under the control of the Central Government."
 Section 31.—For "Secretary of State for India in Council" substitute "Crown."

The Goods and Public Passes Act, 1930.

(Section II of 1930.)

- Section 1.—For "Government" substitute "the Provincial Government."
 Section 11.—Omit "and thereupon in every such case the revenue levied thereon shall be credited to the funds of such municipality or authority" and for "Government" substitute "the Provincial Government."
 Section 13.—For "Government" substitute "the Provincial Government."

The Madras General Clauses Act, 1930.

(Section I of 1930.)

- Throughout the Act, for "Act of the Governor of Fort St. George in Council" substitute "Madras Act" and for "Act made by the Governor of Fort St. George in Council" and "Act made by the Governor of Fort St. George in Council" substitute "Madras Act made" and "Madras Act made."
 Section 3.—Omit clauses (3), (12) and (13).

After clause (17) insert—
 "18a." Madras Act" shall mean an Act made by the Governor of Fort St. George in Council under the Madras General Clauses Act, 1930 or any of these Acts, or the Government of India Act, 1935, or

by the Local Legislature or the Governor or the President of Madras under the Government of India Act, or by the Provincial Legislature or the Governor of Madras under the Government of India Act, 1935."

Section 290.

For section 5 substitute—
 "5.—(1) Where any Act in which this Chapter applies is not expressed to come into operation on a particular day, then it shall come into operation, if it is an Act of the Legislature, on the day on which the month thereof of the Governor, or the Governor-General in the Official Gazette and, if it is an Act of the Governor, on the day on which it is first published as an Act in the Official Gazette."

(2) In every case, not the date of such publication is observed shall be printed either above or below the title of the Act and shall form part of the Act."

Section 7.—For "Government" substitute "Central Government or, as the case may be, the Provincial Government."

Section 22.—For the first "Government" substitute "any Government" and for the third, "Government" substitute "the Government," for "President of Madras" and "President" substitute "Provision."

After section 22 insert—

"CHAPTER IV.

APPLICATION TO GOVERNMENTS AND GOVERNMENTS

"Applicable to
 all laws and
 regulations
 made by the
 Government of
 India Act,
 1935."

22. The provisions of this Act shall apply—

(a) in relation to any Regulation made by the Governor of Madras under section 93 of the Government of India Act, 1935, as they apply in relation to Madras Acts made by the Provincial Legislature, and

(b) in relation to any Ordinance promulgated by the Governor under section 93 of section 93 of the said Act, as they apply in relation to Acts made under that Act by the Governor."

The Madras Board of Revenue Act, 1931.

(Madras I of 1931.)

Throughout the Act, for "Government" substitute "the Government concerned."

The Madras Proprietary Estates Finance Service Act, 1931.

(Madras II of 1931.)

Throughout the Act, except in the expression "British Government," for "the Government" or "Government" substitute "the Provincial Government."

The Madras Land Registration Act, 1935.

(Madras III of 1935.)

Section 11.—For "Secretary of State for India in Council" and "all Secretary of State in Council" substitute "Crown."

The Madras Court of Wards Act, 1932.

(Madras I of 1932.)

Section 11.—After "Governor of India" insert "or of the Federation or of the Governor-General in Council or of any Province."

Section 12.—For "Government" substitute "the Crown."

Section 13.—For "office of Government" substitute "service of the Crown."

The Madras Debt Free Act, 1933.

(Madras II of 1933.)

Throughout the Act, save as otherwise provided, for "Local Government" substitute "Central Government" and for "Secretary of State for India in Council" substitute "Crown."

Section 1.—In the end of the section insert—

"Any enactment in this Act that modifications issued by the Board shall be published in the Official Gazette shall be construed as a requirement that the modifications shall be published in the Official Gazette of the Province."

Sections 7 and 8.—For "Government officials" substitute "servants of the Crown."

Section 23.—For "Government" substitute "Central Government."

Section 24.—At the end of the section insert—

"This section does not apply to Acts passed by a Court."

Section 25.—Insert "the Madras Government."

Section 26.—Insert "and, in the case of a loan of an amount of not less than 5 lakhs of rupees, of the Governor-General in Council," and in sub-section (2) for "Local Government" substitute "Provincial Government."

Section 27.—Insert "with the previous sanction of the Governor-General in Council."

Section 28.—After "service" insert "other than loan and provision imposed by a Court."

The Madras Land Revenue Act, 1933.

(Madras III of 1933.)

Throughout the Act, for "the property of Government" substitute "Crown property."

Section 2.—For the second "Government" substitute "the Crown."

Section 10.—For "Government" substitute "the Provincial Government."

The Madras Estates Land Act, 1908.

(Madras I of 1908.)

- Section 5.—For "Government" substitute "Crown."
 Section 20a.—For "Government ryotwari land" substitute "ryotwari land" and for "is the Government" substitute "is the Crown."
 Section 20 and 21.—For "Government" substitute "the Crown."
 Section 71.—For "Secretary of State for India in Council" and for "Government" substitute "Crown."
 Section 114.—For "the Government" and "Government" substitute "the Crown."
 Section 147.—In sub-section (1) for "the Government" substitute "the Provincial Government" and for "be Government" substitute "be the Crown."
 In sub-section (3) for "Government" substitute "Crown."
 Section 154.—For "by the Government" substitute "on behalf of the Crown."
 Section 155.—For "in their discretion,"
 Section 157.—For "Secretary of State for India in Council" substitute "Crown."
 Section 158a.—For "Governor" substitute "Governor exercising his individual judgment."

The Limited Proprietors Act, 1911.

(Madras IV of 1911.)

- Section 16.—For "the Secretary of State for India in Council" and for "Government" substitute "the Crown."

The Madras Medical Registration Act, 1904.

(Madras IV of 1904.)

After section 54 insert—

- "This Act has effect subject to the provisions of Chapter III of Part V of the Government of India Act, 1937."
 The Schedule.—after "British Indian Government" insert "the Government of Madras."

The Madras Deputy Magistrates Act, 1914.

(Madras VII of 1914.)

Ord section 3

The Koolahamudan Devasthan Act, 1918.

(Madras I of 1918.)

- Section 2.—For "Fort St. George Gazette" substitute "official gazette of the province of Madras."

The Madras Agricultural Pests and Diseases Act, 1919.

(Madras III of 1919.)

- Section 4.—For "the Government" substitute "the Provincial Government" and for "of Government" substitute "of the Crown."

The Madras City Municipal Act, 1918.

(Madras IV of 1918.)

- Section 3.—In clause (30) for "Government" substitute "the Crown."
 Section 10.—For "service of the Government" substitute "service of the Crown"; for "pay to the Government" substitute "pay to the Crown"; for "payable under the rules and regulations of the branch of the Government service to which he belongs and in form for the time being" substitute "required, by the conditions of his service under the Crown, to be paid by him or on his behalf."
 Section 15.—Omit "72 (3) and (5)."
 Section 21a.—In the end of the section insert—
 "(3) The powers of the Provincial Government under this section shall, where one of the local authorities concerned is a recognised authority or the port authority of a major port, only be exercisable with the concurrence of the Central Government."
 Section 21.—For "service of Government" and "service of the Government" substitute "service of the Crown."

Ord section 15

- Section 38.—For "service of the Government" substitute "service of the Crown"; for "pay to the Local Government" substitute "pay to the Crown"; for "payable under such rules and regulations" insert "by him or on his behalf."

- Section 54.—In sub-section (1) for "service of the Government" substitute "service of the Crown"; for "partly by the Government" substitute "partly under the Crown"; for "pay to the Government" substitute "pay to the Crown" and for "payable" substitute "required to be made by him or on his behalf."

- Section 60.—In sub-section (2) for the last "Local Government" substitute "government concerned."

Section 65.—Omit "and the Governor General in Council."

At the end of the section insert—

- "Provided that the tax on newspapers shall only be leviable if it was being levied immediately before the commencement of Part (I) of the Government of India Act, 1935, and shall only be leviable until provision in the contrary is made by the Central Legislature."

- Section 114.—In clause (1) for "Government lands" substitute "Crown lands"; for "property of Government" substitute "Crown property" and for the last "the Government" substitute "the Provincial Government" and for the second "the Government" substitute "the Crown."
 Section 115.—At the end of section (3) insert "Provided that where one of the local authorities concerned is a recognised authority or the port authority of a major port, the decision of the Provincial Government shall be subject to the concurrence of the Central Government."

Sections 125 and 125A.—For "Government" substitute "Crown."
 Section 122.—Omit "and where the laws provide contrary the rights of" insert, also of the Governor General in Council."

Section 128.—For "the Government of India" substitute "the Central or the Provincial Government" and for "by the Government" substitute "by the Council or the Provincial Government."

Section 130.—For "the Governor General in Council" substitute "Provincial Government."

Section 131.—For "Government" substitute "Crown."
 Section 132.—Insert "by the Government of India" substitute "insert is the Crown and under the control of the Central Government."

Section 133.—For "the Government" substitute "the Central or the Provincial Government."

Sections 134 and 135.—For "Government or municipal body" substitute "Crown or municipal body."

Section 137.—For the second "such Government" substitute "the Crown."

Section 137A.—For "Government" substitute "Crown."
 Section 137.—In subsection (3) for "on the table of the Legislative Council" substitute "before both Chambers of the Provincial Legislature" and for "the Legislative Council approve" substitute "both Chambers agree" and after "substitute" insert "to which both Chambers agree."

Section 139.—Omit "to the credit of which any has imposed by him will be payable."

Section 140.—After "the same shall" insert "except in the case of a loan."

Section 140.—For "the Secretary of State in Council" substitute "the Provincial Government."

Section 141.—At the end of subsection (2) insert—
 "(4) The powers of the Provincial Government under this section shall, where one of the local authorities concerned is a rate-paying authority or the part authority of a major port, only be exercisable with the concurrence of the Central Government."

Omit Schedule III.
 Substitute F in rule 6 for "Governor General in Council" substitute "Provincial Government and of the Federal Railway Authority or the Central Government."

The Madras (Municipal) Act, 1920.

(Ordinance IV of 1919.)

Section 25.—For "between such State and the Governor General in Council" substitute "with this State."

The Madras District Municipalities Act, 1920

(Ordinance V of 1920.)

Section 3.—Subsidiary clause (13a), and in clause (14) for "Government" substitute "the Crown."

Section 4.—In subsection (1) omit "subject to the sanction of the Governor General in Council previously obtained."

Section 5.—For "on the table of the Legislative Council" substitute "before both Chambers of the Provincial Legislature" and for "the Secretary of State in Council" substitute "the Provincial Government" and omit subsection (2).

Section 7.—Omit "in their discretion."

Section 10.—In subsection (4) for clause (4) substitute—
 "(4) If the Commissioner is in the service of the Crown, the Municipal Council shall make such contribution towards his living allowances as may be required, by the conditions of his service under the Crown, to be made by him as on his behalf."

Sections 16 and 17a.—For "office of Government" substitute "secretary of the Crown."

Section 25.—For "an office of Government" substitute "a servant of the Crown."

Section 26.—At the end of the section insert "(2) The powers of the Provincial Government under this section shall, where one of the local authorities concerned is a rate-paying authority or the part authority of a major port, only be exercisable with the concurrence of the Central Government."

Section 29.—Omit "of Government."

Section 42.—For "on the table of the Legislative Council" substitute "before both Chambers of the Provincial Legislature" and omit "in their discretion."

Section 43.—For "servant of the Government" substitute "servant of the Crown."

Section 44.—In subsection (2) after the last "Governmental servant" insert "employed in connection with the affairs of the Province" and for the words "that" also may "in the end of the subsection substitute "also make any contribution towards the pension and living allowances of such servant as may be required, by the conditions of his service under the Crown, to be paid by him or on his behalf."

In subsection (3) for the last "Government" substitute "the Provincial Government."

Section 45.—Omit clause (a).
 After section 50 insert—
 "45A.—Nothing in this part of this Act shall authorize a Municipal Council to levy any tax which the Provincial Legislature has no power to impose in the Province under the Government of India Act, 1919."

Provided that a Municipal Council which, immediately before the commencement of Part III of the said Act was levying any tax, may continue to levy that tax until provision to the contrary is made by the Central Legislature."

*Section 16
 contains provisions
 relating to
 the duties
 of the
 Council

In subsection (2) for the first "Government" substitute "the Provincial Government."

After section 12 insert—

"Noting the
provisions of the
Government of
India Act,
1919."

13A.—Notwithstanding anything in the foregoing provisions of this Part of this Act, a local board shall not, after the commencement of Part III of the Government of India Act, 1919, have power to levy any tax which the Provincial Legislature has the power to impose on the Province under that Act: Provided that a local board which immediately before that date was lawfully levying any such tax under this Act as then in force may continue to levy that tax until provision in the contrary is made by the Central Legislature."

Section 13.—At the end of subsection (1) insert "Provided that where one of the local authorities concerned is a restaurant, authority or the port authority of a water port, the decision of the Provincial Government shall be subject to the concurrence of the Central Government."

Section 13B.—In subsection (3) insert "with the previous sanction of the Government of India" and at the end of the subsection insert—

"Provided that rules relating to the decision of disputes shall not have effect as relations to any dispute—

(a) where one of the parties is a restaurant authority, unless the rules were made with the concurrence of the Central Government;

(b) where one of the parties is the Railway Administration of a Federal Railway, unless the rules were made with the concurrence of the Federal Railway Authority."

Section 13A.—Omit "With the previous sanction of the Government of India" after "(a)" insert "with the previous sanction of the Provincial Government and of the Federal Railway Authority or the Central Government"; and for "by the Government of India" substitute "by the Central or the Provincial Government."

Section 13B.—For "Government officers" and "officers of Government" substitute "officers of the Provincial Government."

Section 13A.—For "as the table of the Legislative Council" substitute "before both Chambers of the Provincial Legislature"; for "unless the Legislative Council" substitute "unless both Chambers" and after "subsections" insert "as which both the Chambers agree."

Section 13B.—For "on recovery, be paid" substitute "except in the case of a tax, be paid on recovery."

Section 13B.—For "Secretary of State for India in Council" substitute "Provincial Government."

Section 13A.—At the end of the section insert—

"(1) The power of the Provincial Government under this section shall, in relation to a dispute in which a restaurant authority is a party, only be exercisable with the concurrence of the Central Government."

Section 13B.—For "the previous sanction of the Government of India" substitute "such sanction as is mentioned in subsection (1) of section 13A" and for "subsection (1) of section 13A" substitute "that subsection."

Schedule IV.—In rule 1 for "the Legislative Council" substitute "both Chambers of the Provincial Legislature."

Schedule V.—In rule 2 under the heading "A. Village Funds" omit clause (1) and (2), and under the heading "B. District Funds" omit clause (1).

Omit rule 7.

The Deputy President's Salary Act, 1923.

(Madras I of 1924.)

This Act shall cease to have effect.

The Madras Stamp (Amendment) Act, 1922.

(Madras VI of 1923.)

Schedule 3A.—Omit clause (b) of the exemptions under Article 30 and clause (4) of the exemptions under Division A of Article 47.

The Madras State Aid to Industries Act, 1923.

(Madras V of 1923.)

Section 3.—For "Legislative Council" substitute "Legislative Assembly."

Section 8.—For "the property of the Local Government" and "belonging to the Local Government" substitute "the property of the Crown for the purposes of the Province."

Omit section 7.

Section 11.—For "the Government" substitute "the Provincial Government."

Section 12.—Omit clause (b) (2) and for "Council" substitute "Assembly."

Section 13.—For "the Government" substitute "the Provincial Government."

The Madras University Act, 1923.

(Madras VII of 1923.)

Throughout the Act, except as otherwise expressly provided, for "Local Government" substitute "Central Government," for "as defined in subsection (1) of section 11" substitute "Central Government."

Section 5.—In subsection (1) for "The Governor of Madras shall be the Chancellor of the University" substitute "The Chancellor of the University shall be such person as the Governor General, exercising his individual judgment, may nominate."

Section 15.—After "elections" insert "in the Province of Madras."

Section 14.—For clause (2), under the heading "Class III—Other Members," substitute—

"(2) Four members elected by the members of the Legislative Council of the Province of Madras from among themselves, and eight members elected by the members of the Legislative Assembly of that Province from among themselves."

Section 15.—In clause (2) for "the Government" substitute "any Government."

Section 16.—For "the Government" substitute "the Government or Council" and for "direction" substitute "opinion."

Section 17.—For the first "the Local Government" substitute "any Government" and omit from "The Local Government shall" to the end of the sentence.

Section 18.—In the first sentence, for "Local Government" substitute "Provincial Government" and omit the second sentence.

Section 19.—For "lay the report before the Legislative Council" substitute "cause the report to be laid before both Chambers of the Central Legislature and the Provincial Legislature of Madras."

The Madras Savings and Bonds Act, 1929.

(Madras VIII of 1929.)

Section 20.—For "the Legislative Council" substitute "each of the Chambers of the Provincial Legislature" and for "the Council" substitute "that Chamber."

The Patents in Part Trade Act, 1924.

(Madras II of 1924.)

Section 51.—For "Secretary of State for India in Council" substitute "Governor."

Section 52.—Omit "as the Government of India."

Section 53.—For "Secretary of State for India in Council" substitute "Governor."

Section 54.—Omit "Act" insert "order" other than fines and penalties imposed by a Court."

Section 55.—Omit "in their discretion."

Section 56.—For "His Majesty or the Secretary of State for India in Council" substitute "the Governor."

Section 57.—Omit "or any penalties or fines."

Section 58.—Omit "and, in the case of a fine of not less than five lakhs of rupees, of the Governor-General in Council" and in subsection (2) for "Governor-General in Council" substitute "Provincial Government."

Section 59.—Omit from "subject in the case of section 3" to "Governor-General in Council" and

Section 61.—Omit "with the previous sanction of the Governor-General in Council."

Sections 73 and 74.—For "Secretary of State for India in Council" substitute "Governor."

Section 75.—For "Governor-General in Council" and "Secretary of State for India in Council" substitute "Provincial Government."

Sections 76 and 80.—For "Government of India" substitute "Central or the Provincial Government."

Section 79.—Omit "any" insert "order" other than fines and penalties imposed by a Court."

Section 121.—For the first "Secretary of State for India in Council" substitute "Governor for the purposes of the Province" and for the second "Secretary of State for India in Council" substitute "Provincial Government."

The Founder's Salary Act, 1924.

(Madras V of 1924.)

This Act shall cease to have effect.

The Andhra University Act, 1924.

(Madras II of 1924.)

Throughout the Act, except as otherwise expressly provided, for "Local Government" substitute "Central Government" and for "Viceroy" substitute "Central Government."

Section 2.—Omit sub-section (1) and for "Viceroy" substitute "Central Government."

Section 12.—For "The Governor of Madras shall be the Chancellor" substitute "The Chancellor of the University shall be such person as the Governor-General, exercising his individual judgment, may appoint."

Section 14.—In the clause relating under the heading "Class III—Other Members"—

in clause (1) for "five" substitute "two" and "non-official"; for "residents of any of" substitute "residents in the area for the time being comprised within"; and "Governor", and also

"Citizens" insert "and three persons elected from among themselves by the members of the Legislative Assembly of Madras who are residents in that area."

in clause (1) for "school" in "substitute" which recognized for the time being or the Provincial Government in the area which on the 31st June, 1925, was comprised in", and omit "composed by the Local Government";

in clause (2) for "any of the districts of Madras" substitute "the area for the time being comprised within the districts of"; for "the legislative council" substitute "any legislative constituency" and for "Council" substitute "Assembly";

Section 16.—For "Local Government" substitute "Provincial Government of Madras."

Section 24.—For "Fort St. George Gazette" substitute "Gazette of India."

Section 22.—For "the Government" substitute "the Central Government" and omit sub-section (2).

Section 23.—For the first "the Local Government" substitute "the Central or Provincial Government" and omit clause (2).

Section 24.—For "Local Government" and "Local Government" substitute "Provincial Government" and "Provincial Government".

Section 25.—For the first sentence, for "Local Government" substitute "Provincial Government" and omit the second sentence.

Section 26.—For "Port St. George District" substitute "District of India."

The Madras Hindu Religious Endowments Act, 1920.

(Madras II of 1921.)

Section 12.—For "on the table of the Legislative Council" substitute "before both the Chambers of the Provincial Legislature" and for "before the Legislature (Council)" substitute "before both the Chambers."

Section 13.—For "Secretary of State for India in Council" substitute "Council" and for "secret of Government" substitute "secret of the Council."

Section 14.—For "on the table of the Legislative Council" substitute "before both the Chambers of the Provincial Legislature" and for "before the Legislature (Council)" substitute "before both Chambers" and after "decisions" insert "in which both the Chambers agree."

The Madras Local Authority Endowments Tax Act, 1920.

(Madras V of 1921.)

Throughout the Act "the Gazette" shall stand unmodified.

Section 1.—Omit "without the previous sanction of the Governor General in Council."

Section 2.—Omit (2) shall stand unmodified.

Section 3.—Omit from "and shall on recovery" to the end of the sentence.

The Annamalai University Act, 1921.

(Madras I of 1922.)

Section 4.—For "Governor General in Council" substitute "Provincial Government."

Section 5.—For "Governor of Port St. George" substitute "Governor of Madras."

Section 10.—Omit clause (2) under the heading "Class III—Other members," for "five" substitute "two" and after "vote" insert "and three members elected by the Madras Legislative Assembly from among its members according to the same principle."

For section 26 substitute—

Table.

26.—(1) The Provincial Government shall have the right to cause and inspection or inquiry to be made in respect of any matter, institution or property connected with the University by such person or persons as it may appoint in that behalf.

The Provincial Government shall, in every case give notice to the University of its intention to cause such inspection or inquiry to be made and the University shall be entitled to be represented therein.

(2) The Provincial Government shall communicate to the Senate and to the Syndicate its views with reference to the results of such inspection or inquiry and shall after considering the opinion of the Senate and the Syndicate thereon, advise the University upon the action to be taken.

(3) The Syndicate shall report to the Provincial Government the action, if any, which is proposed to be taken, or has been taken, upon the results of inspection or inquiry.

Such report shall be accompanied by the opinion of the Senate thereon and shall be submitted within such time as the Provincial Government may direct.

(4) Where the Senate or Syndicate do not within a reasonable time take action in the satisfaction of the Provincial Government, the Provincial Government may, after consultation with the Senate or Syndicate, issue such directions as it may think fit and the Senate and the Syndicate shall comply with those directions.

In the event of the Senate or the Syndicate not complying with those directions within such time or may be fixed in that behalf by the Provincial Government, the Provincial Government shall have power to appoint some person or body to carry them out and make such orders as to the expenses thereof as he deems fit to make."

Section 20.—For "Governor General in Council" substitute "Provincial Government."

The Indian Fisheries (Madras Amendment) Act, 1922.

(Madras II of 1923.)

Section 3.—For the first "the Legislative Council" substitute "both the Chambers of the Provincial Legislature" and for "if the Legislature Council" substitute "if both those Chambers."

The Madras Local Boards (Amendment) Act, 1920.

(Madras XI of 1921.)

Article 4.—In rule 3 (1) for "on the table of the Legislative Council" substitute "before both the Chambers of the Provincial Legislature."

The Madras Treasury Act, 1936

(Madras XIV of 1936)

Section 54.—For "the Legislative Council" substitute "each of the Chambers of the Provincial Legislature" and for "a" substitute "that Chamber."

The Madras Motor Vehicle Taxation Act, 1931.

(Madras III of 1931.)

Section 10.—Omit subsection (5).

Sections 11, 20 and 21.—For "Council" substitute "Assembly"

The Madras Government Roads Traffic Control Act, 1931.

(Madras V of 1931.)

Section 3.—For "the Legislative Council" substitute "each Chamber of the Provincial Legislature" and for "the Council" substitute "that Chamber."

The Madras Co-operative Societies Act, 1932.

(Madras VI of 1932)

Section 21.—For "the Government" substitute "the Crown."

Section 30.—In sub-section (2) for "Local Government" substitute "Government" and at the end add the following paragraph:—

"In this sub-section 'Government' in relation to stamp duties, means the Government which is the ruling Government for the purposes of the Indian Stamp Act, 1899, and, save as aforesaid, means the Provincial Government."

Section 35.—For "on the table of the Legislative Council" substitute "before both Chambers of the Provincial Legislature"

The Diamond Harbour Irrigation Cess Act, 1933.

(Madras XVI of 1933.)

Section 4.—For "by the Local Government" substitute "by, or on behalf of, the Crown"

Section 5.—For "by the Government" substitute "by, or on behalf of, the Crown."

The Tirumala-Tirupati Devasthanams Act, 1933

(Madras XIX of 1933.)

Omit section 3.

Section 12.—In sub-section (5) for the words from "contracted" to the end of the section substitute "make such contribution to the above allowances, pension and provident fund of the Commissioner as may be required, by the conditions of his service under the Crown, to be made by him or on his behalf"

The Madras Commercial Crops Market Act, 1933.

(Madras XX of 1933.)

Section 9.—For sub-section (5) substitute—

"(5) The Committee shall, in the case of any servant of the Crown whom it employs, make such contribution towards his pension and leave allowances as may be required, by the conditions of his service under the Crown, to be paid by him or on his behalf."

Section 14.—For "on the table of the Legislative Council" substitute "before both Chambers of the Provincial Legislature."

The Madras Co-operative Land Mortgage Deeds Act, 1934.

(Madras X of 1934.)

Section 4.—For "the Legislative Council" substitute "both Chambers of the Provincial Legislature."

The Madras Public Service Commission Act, 1936.

(Madras XII of 1936.)

This Act shall cease to have effect.

The Madras Forest Relief Fund Act, 1936.

(Madras XVI of 1936.)

Throughout the Act for "Providence" substitute "Forests"

SCHEDULE III.

BOMBAY ACTS.

SCHEDULE IV.

BOMBAY ACTS.

SCHEDULE V.

UNION PROVISIONS ACTS.

SCHEDULE VI.

PUNISH ACTS.

SCHEDULE VII.

BYE-LAWS AND OTHER ACTS.

SCHEDULE VIII.

CENTRAL PROVINCES ACTS AND THEIR LAWS.

SCHEDULE IX.

ARREST ACTS.

SCHEDULE X.

NORTH-WEST FRONTIER PROVINCE ACTS.

SCHEDULE XI.

REGULATIONS OF THE GOVERNOR GENERAL OF CANADA.

The Paper Mills and Cloth Loom and Cotton Regulation, 1890.

(Central Regulation I of 1890.)

Throughout the Regulation, for "Governor of Port St. George in Council" substitute "Provincial Government of Madras."

Section 2.—Omit from "authorizing," to "Governor General in Council."

The Saverjee Islands and Mining Regulation, 1911.

(Central Regulation I of 1911.)

Section 2.—After "this Regulation" insert "the Bengal State Provinces Regulation, 1905."

Omit section 3a.

Section 5.—In clause (c) of sub-section (1) after "may" insert "before the commencement of Part III of the Government of India Act, 1905."

SCHEDULE XII.

MADRAS REGULATIONS.

The Indian Civil Service (Madras) Exemption Regulation, 1905.

(Madras Regulation XIX of 1905.)

Long Title and Section 2.—For "the Company" substitute "the Crown."

The Madras Provincial Settlement Regulation, 1905.

(Madras Regulation XXV of 1905.)

Throughout the Regulation for "officers of Government" substitute "officers of the Crown."

Section 1.—For the word "Government" substitute "Provincial Government."

Sections 12 and 13.—For "the Government" substitute "the Provincial Government."

The Madras Kharan Regulation, 1902.

(Madras Regulation XXIX of 1902.)

Omit section 5.

Section 11.—For "Government" substitute "the Crown."

The Madras Board of Revenue Regulation, 1903.

(Madras Regulation I of 1903.)

Omit section 40.

The Madras Collector Regulation, 1903.

(Madras Regulation II of 1903.)

Section 2.—Omit "from duty on importation by sea and land, from sub. " and for "of the Company" substitute "of the Crown."

Omit section 37.

Section 40.—Omit the words to "as otherwise."

Omit sections 61 and 62.

Section 63.—For "Governor in Council" substitute "Central Government."

The Madras Endowments and Estates Regulation, 1912.

(Madras Regulation VII of 1912.)

Sections 4 and 5.—For "Government" substitute "the Provincial Government."

Sections 14 and 16.—For "Government" substitute "the Crown."

The Madras State Prisons Regulation, 1918.

(Madras Regulation II of 1918.)

Section 1.—In the recitals, for "persons of State policy" substitute "persons connected with the maintenance of public order in the Province," and for "the PRINCE whose defence" substitute "revenue of State" and read "situated within the territories dependent on the Presidency of Fort St. George."

At the end of the section, for the words from "the Governor in Council has enacted" to the end of the section, substitute "it is hereby enacted as follows:—"

Section 2.—In the first paragraph, for "the reasons stated in the preamble of this Regulation" substitute "persons connected with the maintenance of public order in the Province", and for the words from "under the authority" to "shall be issued" substitute "shall be issued by the Provincial Government."

In the third paragraph, for "hereinafter subject to the Presidency of Fort Saint George" substitute "Province."

Section 3.—(1) "through the Chief Secretary to Government."

Section 4.—For "the reasons declared in the preamble to this Regulation" substitute "revenue of State" and read "under the head of one of the Secretaries to Government."

After section 11, insert—

12. This Regulation extends to the whole of the Province of Madras.
Appendix—(1) "in Council" and all words after "Regulation II of 1918."

"Insert."

The Madras Native Public Officers Regulation, 1925.

(Madras Regulation VII of 1925.)

This Regulation shall cease to have effect.

RECEIVED BY
TREASURY REGISTRATION.

RECEIVED BY
TREASURY REGISTRATION.

The Bengal State Prisons Regulation, 1918.

(Bengal Regulation III of 1918.)

Section 1.—In the second and third recitals, for "Governor General in Council" substitute the word "Government."

In the fifth recital read "enacted within the territories dependent on the Presidency of Fort William."

At the end of the section, for "the Vice-President in Council has enacted the following rules, which are to take effect, throughout the Province immediately subject to the Presidency of Fort William, from the day on which they may be promulgated" substitute "it is hereby enacted as follows:—"

Section 2.—In the first paragraph, for "may occur in the Government" and for "a warrant of commitment under the authority of the Governor General in Council, and under the hand of the Chief Secretary, or of one of the Secretaries to Government, shall be issued" substitute "a warrant of commitment shall be issued by the Government."

For the second paragraph substitute—

Second.—The warrant of commitment shall be in that one of the forms set out in the Appendix to this Regulation which is appropriate to the case."

For the third paragraph substitute—

Third.—The warrant of commitment shall, in relation to a person to be confined for reasons connected with defence, external affairs or the discharge of the functions of the Crown in its relations with Indian States, be sufficient authority for his detention in any fortress, jail or other place in any Government's Province or Chief Commissioner's Province, and in relation to any person to be confined for reasons connected with the maintenance of public order in a Province shall be sufficient authority for his detention in any fortress, jail or other place in that Province."

Section 3.—For "Governor General in Council" substitute "Government" and read "through the Secretary to Government in the Political Department."

Section 4, 5 and 6.—For "Governor-General in Council" substitute "Government."

After section 7 insert—

Section 8.—(1) Where a person is, or is to be, confined in a Governor's Province under this Regulation for reasons connected with defence, external affairs or the discharge of the functions of the Crown in its relations with Indian States, the warrant of commitment, and any orders as to his release or the place of his detention shall be issued by the Central Government, and the cost of the allowance to be paid for his support shall be paid by the Central Government and shall be paid by the Central Government to, and applied by the Provincial Government, and all reports and communications to be made under the foregoing provisions of this Regulation shall be submitted and forwarded both to the Central Government and the Provincial Government.

(2) Subject as aforesaid, all things to be done by or to the Government in relation to any person confined or to be confined under this Regulation shall be done by or to the Provincial Government.

"Division of
Madras
Prisons
Control
Department
and Provincial
Government."

(2) Differences by the preceding sections of this Regulation to the Government shall be construed in accordance with the foregoing provisions of this section.

(4) No Government shall, in addition to any power conferred or to be conferred for reasons of State connected with the discharge of the functions of the Crown in its relations with India, State, or otherwise, extend to the whole of all the Government's Prisons and Civil Commissions' Prisons, and in so far as relates to other matters, extend to all those Prisons except Madras, Bombay and Sind.

Section 11.—For "Governor-General in Council" substitute "Provincial Government"; and add "under the leave of one of the Secretaries to Government."

Section 12.—For "Governor-General in Council" substitute "Provincial Government."

After section 11, insert—

"Gates."

12. The Regulations, so far as it relates to the management of prisons for reasons connected with defence, external affairs and the discharge of the functions of the Crown in its relations with India, State, or otherwise, extend to the whole of all the Government's Prisons and Civil Commissions' Prisons, and in so far as relates to other matters, extend to all those Prisons except Madras, Bombay and Sind."

At the end of the Regulations insert—

"APPENDIX."

Form of Commitment.

Form of commitment for reasons connected with defence, external affairs, or the discharge of the functions of the Crown in its relations with India or State.

To the (here insert the officer's designation).

Whereas the (Governor-General in Council) [Governor-General] (omit the inappropriate words) for good and sufficient reasons, being reasons connected with (defence, external affairs and the discharge of the functions of the Crown in its relations with India or State) (omit any inappropriate words) has been &c. in determining that there (omit the State prison's name) shall be placed under personal restraint &c. have caused the name of the place) you are hereby required and commanded in pursuance of that determination to receive the person above named into your custody and to deal with him in accordance with the orders of the Government and the provisions of the Bengal State Prisons Regulation, 1918.

Form of Commitment in Other Cases

To the (here insert officer's designation).

Whereas &c. (Governor-General in Council) [Governor-General] (omit the inappropriate words) for good and sufficient reasons, being reasons connected with the maintenance of public order has been &c. in determining that there (omit the State prison's name) shall be placed under personal restraint at (here insert the name of the place) you are hereby required and commanded in pursuance of that determination to receive the person above named into your custody, and to deal with him in conformity with the orders of the Government and the provisions of the Bengal State Prisons Regulation, 1918."

P. APPU NAIR,

Secretary to Government

REVENUE DEPARTMENT.

LEAVE.

For St. George, April 14, 1927.

No. 235.—*From* Subdarbari Chandra Das Bhaksho, Inspector of Revenue, leave on average pay without medical certificate for two months with effect from the 1st April 1927.

EXTENSION OF LEAVE.

For St. George, April 5, 1927.

No. 234.—*M.R.Sy. G. E. Mathindandam Aiyar*, Deputy Collector, extension of leave on average pay without medical certificate for three days in continuation of the leave granted by G.O. No. 22, Revenue, dated 21st January 1927.

POSTING.

For St. George, April 12, 1927.

No. 232.—The following posting of a deputy collector is ordered:—

M.R.Sy. G. E. Mathindandam Aiyar, on return from leave, to the Coimbatore Treasury in aid of S.A. No. 4, Madras Revenue Department.

[This order is his posting in general duty, East Coast, ordered in Revenue Department notification, dated 15th March 1927.]

NOTIFICATIONS.

For St. George, April 10, 1927.

No. 230.—In exercise of the powers conferred by section 201 of the Madras Estates Land Act, 1908 (Ordinance No. 1 of 1908), His Excellency the Governor is hereby pleased to direct S. S. Cheluvverthy, M.A., Assistant Collector with all the powers of a Collector, for the district of Arcot, in respect of such original suits or proceedings instituted under the said Act, as the District Collector may, by written order, refer to him for disposal under sub-section (2) of section 204 thereof.

For St. George, April 10, 1927.

(G.O. No. 20, Revenue.)

No. 227.—In exercise of the powers conferred by section 8 of the Census (Provisional) Act, 1911 (Act I of 1911), as adapted and modified by the Government of India (Adaptation of Indian Laws) Order, 1931, His Excellency the Governor is pleased to direct that with effect from the 1st day of April 1927, the heads of villages shall continue to be the keepers of village records.

No. 218.—In exercise of the powers conferred by section 8 of the Census (Provisional) Act, 1911 (Act I of 1911), as adapted and modified by the Government of India (Adaptation of Indian Laws) Order, 1931, His Excellency the Governor is pleased to direct that with effect from the 1st day of April 1927, the District Magistrate continued shall appoint post-keepers to areas in which there are no official post-keepers.

Charged is pleased to make the following rules, the same having been previously submitted as required by sub-section (3) of section 13 of the said Act, namely:—

GENERAL.

1. (a) Title and application.—These rules may be cited the *Manufacture Explosives (Local) Rules, 1935*.

(b) They shall apply to all factories in which any operations specified in the Schedule is carried on.

2. *Manufacture of explosives or Manufacture*—The operations specified in the Schedule are declared to be hazardous operations when carried on in any factory.

3. (1) Definition of "lead compound"—In these rules "lead compound" means any compound of lead, other than galena, or any mixture which contains a compound of lead, other than galena (but does not include an alloy containing lead).

Provided that the compound or mixture when subjected to the treatment prescribed in sub-rule (2) yields to an excess solution of hydrochloric acid a quantity of soluble lead compound exceeding, when calculated as lead monoxide, five per cent of the dry weight of the portion taken for analysis.

(2) In the case of solids and similar products and other mixtures containing oil or fat the "dry weight" means the dry weight of the material remaining after the substance has been thoroughly dried and treated with suitable materials to remove oil, fat, varnish or other solids, and the treatment referred to in sub-rule (1) shall be applied to the material so remaining.

(3) The treatment referred to in sub-rule (2) shall be as follows:—

A weighed quantity of the material which has been dried at 100°C and thoroughly mixed shall be continuously distilled for one hour, at the constant temperature, with 1,000 times its weight of an aqueous solution of hydrochloric acid containing 0.25 per cent by weight of hydrogen chloride. This solution must be allowed to stand for one hour and then filtered. The lead salt contained in the clear filtrate shall then be precipitated as lead sulphide and weighed as lead sulphide.

4. *Analysis*.—When an Inspector of Factories suspects that any substance used or intended for use in any factory contains a lead compound he may at any time take for analysis sufficient samples of that substance.

Provided that the manager of the factory may, at the time when a sample is taken and on providing the necessary appliances, require the Inspector to divide the sample into two parts and to make and seal and deliver to him one such part.

5. *Prohibition of employment of women, adolescents and children*.—No woman, adolescent or child shall be employed in any factory in any of the operations specified in items (i) to (vi) inclusive of the Schedule.

6. *Medical certification and examination*.—(1) No person shall be employed in any factory for more than 15 days in the year, in any of the operations specified in the Schedule unless a special certificate of fitness in the form appended to these rules granted to him by a certifying surgeon appointed under sub-section 22 of the Factories Act, 1934, is in the custody of the manager of the factory.

(2) The Chief Inspector of Factories may require that any person granted a certificate under sub-rule (1) shall comply with his rules at work a token giving reference to such certificate.

(3) Every person so employed shall be medically examined by a certifying surgeon, or by a registered medical practitioner specially appointed by the Local Government to be a certifying surgeon for the purpose of these rules, at intervals of not more than six months, and a record of such examinations shall be entered in the Form appended to these rules and be preserved by the manager of the factory.

(4) If at any time the certifying surgeon is of opinion that any person is no longer fit for employment in any of the operations specified in the Schedule, he shall cancel the special certificate of fitness of that person.

(5) No person whose medical certificate of fitness has been cancelled shall be employed in any of the operations specified in the Schedule unless the certifying surgeon again certifies him to be fit.

7. *Extinct draughts*.—Where gas, dust or fumes are produced in any of the operations specified in the Schedule, provision shall be made for removing the gas, dust or fumes by means of an efficient natural draught or compound as to operate on the gas, dust or fumes as closely as possible to the point of origin.

Provided that where the provision of an efficient natural draught is not reasonably practicable the Inspector of Factories may require:—

(a) Respirators of a type approved by him to be provided and maintained in a clean and efficient condition to the worker and worn by every person working under such conditions;

(b) the damping of fumes, vapours and material to prevent the raising of dust.

8. *Exhaustive*.—(1) Exhaustive draught means localized ventilation effected by heat or mechanical means, for the removal of gas, vapour, dust or fumes so as to prevent them so far as practicable under the circumstances, from coming directly in contact with the air of any place in which work is carried on. No draught shall be deemed efficient when it fails to remove smoke generated at the point where such gas, vapour, fumes or dust originates.

2. Floors and work-surfaces.—(a) The floor of every room, in which any process is employed on any of the operations specified in items (i) to (vi) of the Schedule, shall be of smooth cement or other smooth impervious material.

(b) The top of every workbench in every such room shall be of smooth impervious material.

(c) The said floors and work-surfaces shall be kept clean and in good condition.

(d) The Chief Inspector of Factories may require by order in writing the said floors and work-surfaces to be kept wet in such manner as to say them suitable, in order to retain dust.

9. *Working facilities*.—The employer shall provide and maintain in a clearly visible and good repair for the use of persons employed on any of the operations specified in the Schedule either:—

(a) a trough with a smooth impervious surface fitted with a waste pipe without plug, and of sufficient length to allow at least two feet for every five such persons employed at any one time, and having a constant supply of water from taps or jets above the trough at intervals of not more than two feet; or

(b) at least one lavatory basin for every five such persons employed at any one time fitted with a waste pipe and plug, having a constant supply of water.

together with, in either case, a sufficient supply of soap and other suitable cleansing material, and clean towels.

10. *Food, drink and tobacco*.—(1) No food, drink, newspapers or tobacco shall be brought into any room in which any person is employed upon any of the operations specified in the Schedule.

(2) No food, drink, newspaper or tobacco shall be consumed in any room in which any person is employed upon any of the operations specified in the Schedule.

11. *Protective clothing*.—Adequate protective clothing such as aprons in a clean condition shall be provided by the employer and worn by every person engaged in any of the operations specified in the Schedule.

12. *Tools and apparatus*.—All tools and apparatus used in any operations specified in the Schedule and all rooms in which such operations are carried on shall be kept clean.

13. *Exhaustive*.—The Chief Inspector of Factories may grant exemption from the operation of rule 8, 9, 10 or 11 in the entire or in some suitable, where he is satisfied that their observance is not necessary for safeguarding the health of the operatives.

SCHEMATA.

(1) Mark as a furnace where the pyrolysis or treatment of zinc or lead ore is carried on.

(2) The manipulation, treatment, or reduction of ores containing lead the concentrating at least or the refining of brass containing lead.

(3) The manufacture of alloys containing more than ten per cent of lead.

one of an aircraft not registered in British India in accordance with the regulations of the State in which the aircraft is registered.

(9) All the terms or conditions on which the certificate of registration was granted shall be duly complied with.

(10) The aircraft shall carry on board its certificate of registration and any other certificates prescribed by Part VI, or by the regulations of the State in which the aircraft is registered, which it is required to carry on board. The certificate of registration shall be carried in the pocket of the passing log book.

(11) The aircraft shall be fitted with and shall have in working order such instruments and equipment as are prescribed in Part VI, for an aircraft of that class or description.

Provided that the Governor General in Council may, by order in writing and subject to such conditions as may be contained in the order, exempt any aircraft from the operation of this rule.

Explanation.—For the purpose of this rule, aircraft let out or on loan for instruction or other purposes by a flying club or flying school to a member or pupil thereof shall be deemed to be let out for hire.

16. Rules of the Air.—Every pilot and navigator shall observe, and every person in charge of an aircraft shall cause to be observed, all the rules of the Air contained in Part XIII, and shall take all such steps as are practicable to secure that when the aircraft is in flight or is being manoeuvred on the land or water, the visitors, crew members or other persons of the aircraft through which the pilot station has been formed or otherwise are maintained in such conditions as not to obstruct his view.

17. Production of licences, certificates, permits, etc., by pilot or navigator.—Every pilot, navigator, log book or document required or required to be maintained under these rules shall, on demand, be produced for inspection, by any magistrate, any police officer when the rank of constable, any Customs-officer, any Commissioner, officer of His Majesty's Customs or Excise, any member of any authorised officer of the Royal Air Force, any gazetted officer of the Civil Aviation Department, or any other person authorised by the Governor General in Council by special or general order in writing in this behalf, or produced by the licensee or, in the case of an aircraft or of a licensed person, by the owner, holder or person in charge thereof.

Provided that any such licence, certificate, log book, or document relating to an aircraft or to the personnel which is not by these Rules required to be carried in the aircraft shall be produced within seven days of the making of the demand.

18. Production of licence on construction of the rules.

(1) An authority authorised under Section 3 of the Indian Aircraft Act, 1919, to issue aircraft may do so by the issue of a written direction to the pilot or other person by the name being in charge of the aircraft to be obtained, or by taking such other steps as may be necessary to make the direction effective. If an aircraft obtained by a person so authorised is found to be in a Government aerodrome, the licensee or pilot in charge thereof shall produce the certificate or permit at the place where it is obtained.

(2) Any person acting in contravention of any of these rules under this rule shall, without prejudice to any other penalty he may incur, be deemed to have acted in contravention of these Rules.

19. Detention, suspension or enforcement of licences and certificates.

(1) Where any person is convicted of a contravention of any of the rules or of any offence in respect of any aircraft, the Governor General in Council may suspend or suspend any certificate of registration granted under these Rules relating to that aircraft.

(2) The Governor General in Council may cause or suspend any certificate relating to the aircraft of an aircraft granted under these Rules if he is satisfied that reasonable doubt exists as to the safety of the aircraft in question or of the type to which the aircraft is attached and may, if he is satisfied that these conditions may properly be relaxed or that reasonable doubt exists whether these conditions afford a sufficient margin of safety,

(3) The Governor General in Council may for reasons which shall be recorded in writing cause, suspend or suspend any certificate or licence granted under these Rules if he is satisfied that there is sufficient ground for so doing and may suspend any such certificate or licence temporarily during the investigation of any matter forming a ground for action under this sub-rule.

(4) The Governor General in Council may cause or suspend any certificate relating to the aircraft or its equipment in any instance or circumstances specified or in any journey log book issued under these Rules.

(5) The Governor General in Council may require the holder of any licence, certificate or other document granted or issued under these Rules or any person having possession or custody of such licence, certificate or document to surrender the same to him for cancellation, suspension, enforcement or revocation and any person failing to comply with any such requirement without a reasonable time shall be deemed to have acted in contravention of these Rules.

20. Certain rules not applicable to gliders and balloons.—Rules 5, 6, 7, 10, 12, 13, 14 and 22 shall not apply to gliders, and rules 6, 7, 10, 12, 13, 14 and the rules in Part XII, with the exception of rules 10 and 12, so far as they relate to the dragging of articles from aircraft, shall not apply to balloons.

PART III.—ORIGINAL SAFETY CONDITIONS.

21. *Prohibition of flying over persons or dwellings.*—No person shall fly any aircraft so as to cause alarm or danger to any person or property.

22. *Flying over persons, etc.—No pilot shall fly any aircraft so as to cause alarm or danger to any person or property.*—No pilot shall fly any aircraft so as to cause alarm or danger to any person or property.

Provided that this prohibition shall not apply within a distance of one mile from a licensed aerodrome or a Government aerodrome.

23. *Aerobatics.*

(1) No person shall use any aircraft for aerobatics.

(2) When flying over any city, town, village or other populated area.

(3) When flying over any meeting for public games or sports or other public assembly, except when a permit for such flying has been issued in writing by the authorities of such meeting or assembly.

(4) When an aircraft is used for aerobatics.

(5) It shall be given by a licensed pilot, or, if it is given by a person for the purpose of qualifying for a licence under these Rules, such person shall be accompanied by a licensed pilot instructor.

(6) If persons are carried, whether the aircraft is flying transport or not, these persons must be in the possession of a certificate shall be obtained in writing.

(7) The pilot or person in charge of the aircraft shall notify the person in charge of the flight that every person carried in the aircraft, is properly secured in suitable seats.

(8) The prohibition shall be recorded at a height above the ground not less than 7000 feet, or such lower altitude as the Governor General in Council may permit by special order in writing.

24. *Prohibition of intoxicated persons entering aircraft.*—No person shall enter or be carried in an aircraft for the purpose of acting as pilot, crew member, navigator, passenger or operating member of the crew thereof, shall, while so acting or carried, be in a state of intoxication or in a state in which by reason of his having taken or consumed alcohol, narcotic or stimulant drug or preparation, his conduct or behaviour is impaired, and no other person while in a state of intoxication shall enter or be in an aircraft.

25. *Smoking in aircraft.*

(1) The owner of every aircraft registered in British India which is provided with a certificate of aerobatics shall cause to be exhibited in a prominent place in the aircraft a notice stating when and in what circumstances smoking is prohibited or permitted thereon.

(2) A notice prohibiting smoking in such aircraft may be exhibited, therein only if smoking in the aircraft is permitted by the certificate of registration of the aircraft, or by the direction of the Governor General or Council and only in accordance with the conditions relating to smoking contained in such certificate or direction.

(3) No person shall smoke in any aircraft registered in British India which is provided with a certificate of registration unless a notice permitting smoking is exhibited on the aircraft, and any person smoking shall comply with all the terms of such notice.

36. *Parachute aircraft and dropping of articles*—No person shall, except in a case of emergency, descend by means of a parachute from an aircraft and no person shall drop or cause or permit to be dropped from an aircraft any article, whether attached to a parachute or not, unless the descent is made at the direction of the Governor General and subject to any condition or limitation contained in a general or special order of the Governor General or Council or written in such certificate.

Provided that nothing in this rule shall be deemed to prevent the dropping of—

(a) balloons which are not prohibited by the provisions of Rule 11;

(b) messages, bags, waste, produce or other apparatus or materials dropped for the purpose of extinguishing an aircraft or extinguishing fires from an aircraft, subject to the observance of such precautions as to the safety of the aircraft dropped into the place of destination, as will avoid risk of injuring persons or property on the ground;

(c) separate sheets of paper containing printed matter in one place if the printer's permission at the District Magistrate or, with the Director of Police or the Commissioner of Police is first obtained in each case.

37. *Carriage of persons in unauthorised parts of aircraft*—No person shall sit or stand or be carried in the wings or intermediate parts of the aircraft, or in any other part thereof which is not designed for the accommodation of the passengers or passengers, or as or in anything attached externally to the aircraft.

Provided that—

(a) nothing in this rule shall prevent a person having temporary access—

(i) to any part of the aircraft for the purpose of executing repairs to the aircraft or adjusting the machinery or equipment thereof; or for the purpose of doing anything which may be necessary for the safety of the aircraft; or persons or persons rated therein; or

(ii) to any part of the aircraft in which goods or stores are being carried and to which proper means of access is provided; and

(b) a person may be carried on or in any part of the aircraft, or anything attached thereto, with the permission in writing of the Governor General or Council and subject to any conditions which may be specified in such permission.

38. *Prohibition on persons under seventeen years of age seated at controls of aircraft*—No person, being under seventeen years of age, shall have sole control of an aircraft in Indian, and no person shall cause or permit any other person to have sole control of an aircraft in Indian, unless he is a licensed pilot or a person who holds such other person in good stead the age of seventeen years.

39. *Access to the cockpit of aircraft*—No person shall interfere with the pilot or with a member of the operating crew of an aircraft, or tamper with the aircraft or its equipment or render himself in any way, whether by force or otherwise, or commit any act likely to imperil the safety of an aircraft or its passengers or crew.

PART IV—REGISTRATION AND RECORDS OF AIRCRAFT.

40. *Certificate of Registration*—

(1) The certificate of registration of an aircraft shall be issued by the Governor General or Council.

(2) An aircraft may be registered in British India in one or other of the following Categories, namely—

(a) Category A.—If the aircraft is wholly owned either—

(i) by British subjects or persons under His Majesty's protection, or

(ii) by a company or corporation registered within and having its principal place of business within His Majesty's dominions; and

(b) Category B.—If the aircraft is wholly owned either—

(i) by persons resident in or carrying on business in British India, who are under His Majesty's protection, or

(ii) by a company or corporation registered elsewhere than within His Majesty's dominions and carrying on business in British India.

(3) No aircraft in respect of which the conditions specified in sub-rule (1) are not satisfied, and no aircraft which is already validly registered in another country, shall be registered in British India.

41. *Form of application*—

(1) Every application for a certificate of registration shall be accompanied by—

(a) such particulars relating to the aircraft as may be required;

(b) the fee prescribed in rule 33, which fee shall be returned if the application is not granted;

(c) in the case of aircraft imported by air, a certificate signed by a Civil Commissioner or Customs Collector that the aircraft came to India in respect of it has been paid. Such certificate shall state the time and manufacturer's number of the aircraft and engine, and if the aircraft has been registered elsewhere, its registration number.

(2) An application for a certificate of registration may be required to produce proof of the truth of the statements contained in its application.

42. *Aircraft imported by air*—When an application is made for the registration of an aircraft before its import into India for the purpose of the issue of the certificate by air, a temporary certificate of registration will, subject to the conditions of sub-rule (1) of rule 33, be granted by the Governor General or Council on the report of the aircraft importing within (a) and (b) of sub-rule (1) of rule 33. Such temporary certificate shall be valid up to the first landing of the aircraft at a Customs station in British India, where the certificate shall be withdrawn by the pilot or other person in charge of the aircraft from the Customs Office. Thereafter, no person may fly or be on board of the aircraft or the certificate mentioned in clause (b) of sub-rule (1) of rule 33, the certificate of registration shall be granted by the Governor General or Council.

Provided that, if no aircraft in respect of which a temporary certificate of registration has been issued is imported elsewhere than by air, such temporary certificate shall cease to be valid on the date of expiry of the aircraft, and the temporary certificate shall forthwith be delivered by the pilot to the Director of Civil Aviation in India, and thereafter the certificate of registration shall be granted by the Governor General or Council.

43. *Change in ownership*—In the event of any change in the ownership of a registered aircraft, or if a registered aircraft ceased to be owned wholly either by persons or by a company or corporation, holding the conditions set out in rule 33, then—

(1) the registered owner of the aircraft shall forthwith notify the Director of Civil Aviation in India of such change of ownership, at the time may be, that the aircraft has ceased to be so owned as aforesaid; and

(2) the registration and the certificate thereof shall lapse as from the date of such change of ownership, or the date on which the aircraft ceased to be so owned.

44. *Aircraft destroyed or withdrawn from use*—Where a registered aircraft has been destroyed or permanently withdrawn from use, the registered owner shall as soon as possible notify the Director of Civil Aviation in India accordingly and the registration and the certificate thereof shall lapse as from the date of such notification.

45. *Registration Fee*—A fee of twenty rupees shall be payable in respect of a certificate of registration.

Provided that, where the aircraft has been previously registered in British India and the Governor General or Council is satisfied—

(a) that the certificate of registration last issued in respect of the aircraft has been lost or stolen or the sale of the aircraft by the registered owner; and

(g) that the registered owner of the aircraft immediately before the sale was the constructor thereof or a dealer in aircraft; and

(h) that the aircraft has not been shown upon a certificate of registration, nor has it been in respect thereof, except for the purpose of—

(i) an experiment or test carried out in the ordinary course of construction or in order to obtain a certificate of airworthiness; or

(ii) a demonstration in a prospective purchaser; or

(iii) delivering the aircraft to a purchaser; a list of such cases only shall be possible.

36. *Register of aircraft*.—The register of aircraft registered in India shall be open to inspection by members of the public at such times and subject to such conditions as may be specified by the Director of Civil Aviation in India.

37. *Antennae and registration marks, how to be affixed*.—

(1) The antennae mark of an aircraft registered in India shall be in the capital letters "V" or "W" characters, and the registration mark shall be a group assigned by the Governor General in Council of three capital letters or figures in characters.

(2) The antennae and registration marks shall be painted on the aircraft in the following manner:—

(a) *Antennae*.—In the case of aircraft the marks shall be painted over the maximum circumference as to its span on both sides and on the upper surface equidistant from the centre on the sides.

(b) *In the case of balloons* the marks shall appear twice over (on spherical balloons) or twice over of a spherical balloon and shall be placed so far as possible from one another and, in a non-spherical balloon, over the maximum circumference on both sides immediately above the rigging band on the points of attachment of the basket suspension cables.

In the case of all aeroplanes, the side marks shall be visible both from the sides and from the ground.

(c) *Direction*.—The marks shall be painted once on the lower surface of the main plane structure and once on the upper surface of the main plane structure, the centre of the letters to be towards the leading edge. They shall also be painted along each side of the fuselage or of the body between the main plane and the tail plane.

The marks shall be painted on each side of the fuselage or of the body.

(d) *Other aeroplanes*.—The provisions of clause (c) shall be applicable to other aeroplanes in so far as the latter comprise corresponding elements on which marks could be placed.

(e) *The marks* shall be of such a colour as to be visible in the colour of the background on which they are painted as well as under direct, oblique light at a distance of not less than 250 yards or a close approach.

(f) *The height of the letters of the antennae and registration marks* shall not exceed eight feet (eight metres), the height of the marks shall be as follows:—

(a) *Aeroplanes*.—In the case of aeroplanes the height of the marks shall be equal to at least one-twelfth of the perimeter of the perimeter of the wing at the maximum circumference.

(b) *In the case of balloons* the height of the marks shall be equal to at least one-twelfth of the maximum horizontal circumference of a spherical balloon and to at least one-twelfth of the perimeter of a non-spherical balloon at the maximum circumference.

(c) *Direction*.—The marks to be borne on the wings and the fuselage or body shall, as regards each group of marks, be formed of letters of equal height, as large as possible without however, touching the leading edge of the wings, fuselage or body.

(d) *Direction*.—The marks to be borne on the fuselage or body shall, as regards each group of marks, be formed of letters of equal height, as large as possible without however touching the leading edge of the fuselage or body.

(e) *Other aeroplanes*.—The provisions of clause (c) shall be applicable to other aeroplanes in so far as the latter comprise corresponding elements on which marks could be placed.

(f) *An aeroplanes* at the constructional features of the aircraft shall be—

(i) the width of the letters shall be two-thirds of their height;

(ii) the thickness of the letters shall be one-fourth of their height; and

(iii) except as provided in sub-rule (2), a space equal to one-third the width of the letters shall be left between the letters.

The letters shall be painted on plain black type and shall be uniform in shape and size.

(g) A system of a single word in the width of one of the letters shall be painted between the antennae mark and the registration mark.

(h) The antennae and registration marks shall be displayed on the best possible backgrounds, taking into consideration the constructional features of the aircraft. The marks shall always be kept clean and visible.

(i) The aircraft shall carry affixed to the ear or cockpit or to the fuselage, in a prominent position, a small plate which shall be of non-metallic material and shall be inscribed with the name and residence of the owner and the names of antennae and registration.

PART V.—PROVISIONS AS TO AIRCRAFT.

38. *Provision to be carried in flying machines*.—Subject to the provisions of rule 37, every flying machine registered in British India shall comply with each of the following requirements in respect of the personnel which it carries and by which it is operated or are applicable to the class of flying machine to which it belongs:—

(1) *Private pilot*.—Every private flying machine shall be flown by a person holding a Private Pilot's Licence (P.L.) issued as a Public Transport Pilot's Licence (P.T.L.) issued in accordance with sub-rules (1) and (2) respectively of rule 41.

Provided that a flying machine, which is carrying a passenger or passengers other than a person licensed to give instruction, is flying in accordance with sub-rule (2) of the rule, may not be flown by a person holding only a Private Pilot's Licence (P.L.) unless he has had not less than 10 hours solo flying experience, that a certificate from a licensed pilot instructor that he is sufficiently qualified for the purpose and has previously flown a flying machine of the same type and has satisfactorily completed three landings and three take-offs.

(2) *Public transport or aerial work pilot*.—Every public transport or aerial work flying machine shall be flown by a person holding a Public Transport Pilot's Licence (P.T.L.) issued in accordance with sub-rule (1) of rule 41 of the rule.

Provided that within British India, such flying machines, when flying by day and when not employed as a regular scheduled air service may be flown by a person holding an "A" licence which has been specially endorsed in accordance with sub-rule (1) of rule 41 ("A-1" licence).

Provided further that such flying machines may be flown at any time or place within British India by the holder of a "B" licence or of an "A-1" licence if the holder of a "B" licence endorsed for the particular type of flying machine in the aircraft and is able to take control of the flying machine.

Provided further that, if a flying machine, the property of or being used by a duly certificated flying club, employs a member of the club otherwise than for the purpose of instructing such member in flying, shall not, for the purpose of this rule, be deemed to be flown by a person responsible notwithstanding that payment may be made to the flying club for such purpose, unless payment is made either directly or indirectly to the pilot of the flying machine or to the pilot of the flying machine in a paid capacity of the flying club in which case the aircraft shall be deemed to be flown for public transport.

(3) *Pilot instructor*.—Every flying machine which is being used for the purpose of giving instruction in piloting shall carry, except when flown solely by a duly certificated instructor, a person holding a "B" licence which has been specially endorsed for instructional purposes in accordance with sub-rule (1) of rule 41, and no other person, may be employed for a remuneration of any nature whatsoever, instruction in piloting flying machines.

Provided that the holder of a "B" licence which has not been so endorsed, when, when acting as assistant to a licensed pilot instructor, impart such instruction but shall in no case undertake a flight under instruction to perform his first solo flight nor give instruction in any form of aerobatics.

Responsibility.—A person acting as assistant to a licensed pilot instructor shall not be deemed to

have caused to be in sailing by reason only of the absence of the pilot instructor, if such absence does not exceed seven consecutive days, but, when such absence exceeds seven consecutive days, he shall not continue to act as pilot of a flying machine under the Governor General in Council.

(4) *Second-class Navigator*.—Every flying machine used for recreational pilots, transport and training to fly without landing—

(a) by day, not less than 100 miles over unobstructed regions, or not less than 100 miles but not more than 100 miles entirely over the high seas or unobstructed regions; or

(b) by night, more than 10 miles but not more than 100 miles, shall have on board a navigator holding a second or first class navigator's license.

(5) *First class Navigator*.—Every flying machine used for recreational public transport and training to fly without landing—

(a) by day, more than 100 miles entirely over the high seas or unobstructed regions, or

(b) by night, more than 100 miles, shall have on board a navigator holding a first class navigator's license.

(6) *Pilot or other member of crew on Navigator*.

(a) in either of the following cases, namely—

(i) when the pilot of a flying machine, required by sub-rule (4) or sub-rule (5) of this rule to carry a navigator, himself holds a navigator's license of the required class and there is on board a second pilot capable of driving the machine in case of need, a navigator holding a person of the required class shall be carried in addition to the pilot except in the case of;

(ii) when there is on board such flying machine a pilot of the crew additional to the pilot who holds such navigator's license.

A navigator shall not be required to be carried in addition to such pilot or member of the crew.

(b) When the pilot of a flying machine, required by sub-rule (4) or sub-rule (5) of this rule to carry a navigator, himself holds a navigator's license of the required class but there is on board no second pilot capable of driving the machine in case of need, a navigator holding a person of the required class shall be carried in addition to the pilot except in the case of;

(i) single engine motor aircraft specially modified and recognized as such by the competent authorities;

(ii) aeroplanes over unobstructed regions;

(iii) aeroplanes over not more than 100 miles over the high seas or unobstructed regions.

(c) In sub-rules (b), (i) and (ii) of this rule—

(a) "unobstructed regions" means a region where, in consequence of the sparsity of the population, and of the absence of natural landmarks or of the insufficiency of the maps, the difficulties of navigation are similar to those met with over the high seas;

(b) "single" means the period commencing one hour after sunset and terminating one hour before sunrise;

(c) "flight over the high seas" means a flight in the course of which an aircraft flies itself over the sea at a distance of more than 50 miles from the nearest point of the coast.

(8) *Radio-telegraph Operator*.—Every flying machine which is required by these Rules to carry radio-telegraph apparatus shall carry, in addition to the pilot and any or all telegraph operators, a person holding either a first class or a second class radio-telegraph operator's license issued in accordance with the Part in respect of radio-telegraph apparatus as aforesaid.

(9) *Radio-telegraph Operator*.—As aforesaid which is required by these Rules to carry radio-telegraph apparatus and which consequently by radio-telegraph, shall carry a person holding a first class radio-telegraph operator's license as aforesaid.

Provided that an aircraft, which carries radio-telegraph apparatus and which consequently solely by radio-telegraph, may carry, instead of a person holding a first class radio-telegraph operator's license, a radio-telegraph operator licensed in accordance with the Part in respect of radio-telegraph apparatus as aforesaid.

20. *Licensees authorities*.—The authority by which the license referred to in rule 20 may be granted,

assumed or varied shall be the Governor General in Council who may withhold the grant or renewal of a license if for any reason he considers it desirable to do so.

(1) *Operator of flying machine*.—On the issue of a license to an applicant to pilot an aircraft, he may be more or less liable to the holder thereof with his ordinary equipment.

(2) *Proof of competency*.—Applicants for licenses shall be required to produce proof of having the following practical experience and of having passed some test of the following knowledge and theoretical knowledge—

(a) *Private Pilot's License (P.L.)*.—Aeronautics, Flying Machines, Flying Tests, Technical Examination and Medical Examination as laid down in Section 2 of Schedule II.

Provided that for the purpose of the grant of such license—

(a) a person who is qualified as a Royal Air Force Pilot may be exempted from the flying tests and may be exempted from the medical examination on production of a certificate from a Royal Air Force Medical Officer that he is in the flying status and is up to the standard required for an "A" license;

(b) a person to whom a certificate of a corresponding or higher class has been granted by the competent authority in a contracting State may be exempted from all or any of the flying tests and from sections (a) and (b) of the technical examination, and may, if he is the holder of a current license, be exempted from the medical examination;

(c) a license may be issued for all types of flying machines or restricted for one or more types only.

(3) *Pilot's license endorsed for limited transport of goods and passengers within India (T.L.)*.—Aeronautics, Flying Machines, Flying Tests, Technical Examination and Medical Examination as laid down in Section 2 of Schedule II.

Provided that for the purpose of the grant of such license—

(a) a person who is qualified as a Royal Air Force Pilot may be exempted from the flying tests and from the medical examination on production of a certificate from a Royal Air Force Medical Officer that he is in the flying status and is up to the standard required for an "A" license;

(b) the requirements in respect of flying experience may be varied by the Governor General in Council where the flying experience of the applicant is in the opinion of the Governor General in Council substantially the equivalent of the flying experience specified in Section 2 of Schedule II;

(c) each license shall be endorsed for such types of flying machines only as the candidate has produced proof of his competence to fly.

(4) *Public Transport Pilot's License (P.T.L.)*.—Aeronautics, Flying Machines, Flying Tests, Technical Examination and Medical Examination as laid down in Section 2 of Schedule II.

Provided that for the purpose of the grant of such license—

(a) a person who is qualified as a Royal Air Force Pilot may be exempted from the flying tests that not from any of the required flying experience and from the technical examination on flying machines, engine, and instruments specified in Section 2 of Schedule II, and an endorsement by a Royal Air Force Medical Officer of which the candidate was proved fit for full flying status may be accepted in lieu of the medical examination;

(b) a person to whom a certificate of a corresponding or higher class has been granted by the competent authority in any one of the contracting States may be exempted from all or any of the flying tests, and from a certificate of fit for full flying status and may, if he is the holder of a current license, be exempted from the medical examination;

(c) the requirements in respect of flying experience may be varied by the Governor General in Council in a case where he has approved the flying experience of the applicant as substantially the equivalent of that specified in Section 2 of Schedule II;

(d) such license shall be issued for such types of flying machines only as the candidate has produced proof of his competence to fly, provided that for restricted purposes, other than public transport, a license may be issued for any or all types of flying machines.

(3) In modifications involving changes of equipment or its construction which affect the safety of the strong structure by removal of or a change in members or equipment which a certificate of acceptances is required, then, and the modifications have been approved by the Governor-General in Council, the strong structure shall, not for change in, as far as these rules are applicable to the load and its distribution.

(c) Any such modification shall be carried out by methods approved by the Governor General or Grant and shall be requested by the appropriate person named under rule 61, who shall certify the modification in the form and manner laid down in Section K of Schedule 112.

20 Maintenance standards and operations.—The Director General is Council may in respect of any aircraft in class of aircraft which is certified as airworthy under these rules and in respect of any inflated aerostats or equipment used in connection with the operations of such aircraft, prescribe conditions for the technical operations, maintenance and use of such aircraft, aerostats or equipment.

30. **Daily inspection.**—(C) A public transport flying machine affecting public transport shall not commence any flight unless it has, within the preceding 24 hours, been inspected and certified as safe for flight in accordance with these rules by the appropriate person licensed under rule 31.

Provided that if any such flying machine not carrying passengers for commercial use on a regular scheduled air service is absent from its usual station, cluster or base of delivery or otherwise, for a longer period than 12 hours, it may proceed on the journey if, at the time of commencement of a flight, it has an estimated more than 12 hours flying and a period of more than four days has not intervened, since it was last so inspected and certified.

Proved further that no such flying machine shall overcome any fault if, since such suggestion, it has refused any damage or revealed any defect which would render the machine unsafe for flight and which could not, in substitution with ordinary aeronautical practice, be remedied inside a short or even.

(4) The certificates required by sub-rule (1) shall be given in the form and manner specified in Schedule 2 to this rule.

(4) having regard to the performance of the aircraft, the speed to which it is loaded, and the

overriding conditions, reduced length of run is available to effect a safe take off and the line of sight on the take off direction is not obstructed, and that

(b) The flying machine is said for flight according to the circumstances of the flight as laid down in Section 2 of Schedule III.

41. **Library of Armed Engineers.**—(1) For the purpose of rules 57, 58 and 60 the General Council in Council may grant licenses to Armed Engineers in the following categories to persons who satisfy the requirements as to practice, experience, attendance and tests laid down in Rules 57, 58 and 60.

Category A.—Injection of aircraft before

Category B—Inspection of aircraft during

Category C.—Inspection of carburetors before flight.

Cefnwy D—Inspection of stre-cynnes dŵn
cefnwyddau ar wreidd

Category X.—Inspection, reconstruction, maintenance and repair of aircraft structures, accessories and equipment, special duties as may be specified in the contract.

(2) A Licensed Engineer's Notice shall not be posted to a person who has not attained the age of 21 years.

(H) Licenses shall remain valid, unless canceled or suspended, for the periods specified therein, subject to a maximum period of seven months in each case, and may thereafter be renewed by the Governor General in Council. A candidate for the renewal of a license may be required to undergo further examinations and tests as a condition of the renewal of the license.

(8) A Licensed Engineer Licensed in a particular category shall be restricted to deal only with the matters specified in sub-rule (7) except the category in which he is licensed.

(g) A license granted under this rule shall apply to the type or types of vehicles, semi-trailers, trailers, automobiles, accessories or equipment which the license is competent to deal with, and may contain restrictions limiting its competence to deal with any particular class of work, and the Governor General in Council may at any time vary such restrictions or restrictions.

(2) Any license granted under this rule may be revoked, suspended or endorsed by the Division General in Council after investigation where it

(c) the holder of such license has performed work, or granted a certificate in respect of work, which has not been performed in a careful and com-

(b) the holder of such license was granted a certificate in respect of any matter which he is not bound to deal with, or

(c) it is undesirable for any other reason that the holder of such license should continue to exercise the functions of a Licensed Engineer.

(5) The Governor-General in Council may withhold the grant or renewal of a licence if for any reason he considers it desirable to do so.

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(C) The following fees shall be payable in respect of the issue or renewal of certificates of servitude, and Ground Engineers' licenses and duplicate certificates and licenses, and the inspections, tests and examinations required by this Part:-

Certificate of Aircraftman

(c) Issue or renewal of certificate, including such inspections as may be required by the Governor General in Council.

(1) Count	(2) Species	(3)
Maximum permissible weight of 5,500 lb.		
or less		
Maximum permissible weight over 2,000		50
lb. but not more than 5,500 lb.		75
Maximum permissible weight over 8,000		
lb. but not more than 15,000 lb.		100
Maximum permissible weight over 10,000		
lb. but not more than 20,000 lb.		750
Maximum permissible weight over 20,000		
lb.		1000
(4) Items of equipment without inspection		
(a) Items of equipment without inspection		10
(b) Items of equipment without inspection		

Grand Canyon of the Nile

For the House—
Read, without comment, at length, the report.

[illegible]

For each separate technical examination—

When required, on loan, renewal as extension—

(i) One category	18
(ii) Two categories	16
(iii) Each statistical category	8
(iv) Addition of types of animals, engines, instruments, addresses or symptoms to those already ordered on the forms for each category in which additions are required				

(2) When, in view of the candidate's experience and competence, it is deemed to dispense with the whole or a part of the technical examination, the fee may be waived or reduced by such amount as the Governor General in Council may determine.

(3) An application for a license or certificate for the issuance or extension of a license or certificate shall be accompanied by a Treasury Receipt for the sum necessary to cover all the fees payable, but when, if any, new, the license or certificate is renewed, approved or extended, the Governor, General or County may refund to the applicant such portion of the sum paid as he deems proper. The sum of any license or certificate not renewed or extended shall be forfeited to the State.

Page VII.—RANGE-MANAGEMENT AGREEMENTS.

[illegible]

(a) Suspension of rules.—The application of the rules in this Part may be suspended when owing to the lack of radio-telegraph communication available for aircraft in a particular region the employment of radio-telegraph appliances on board aircraft would serve no useful purpose.

PART VIII.—AIRCRAFT LIGHTS, SIGNALLING, AND OTHER MATTERS.

65. *Aircraft lights and aerodrome lights.*—(1) No aerodrome beacon or aerodrome light shall be established or maintained within British India, nor shall the character of the light exhibited thereon be altered, except with the approval in writing of the Governor General in Council, and subject to such conditions as he may prescribe.

(2) No person shall wilfully or negligently interfere or tamper with any aerodrome beacon or aerodrome light, established or maintained with the approval of the Governor General in Council, or any light exhibited thereon.

66. *Flash lights.*—(1) Whichever in British India any light is exhibited—

(a) in the neighbourhood of an aerodrome or an aerodrome beacon so as to be liable to be mistaken for an aerodrome light or an aerodrome beacon, or

(b) where by reason of its liability to be mistaken for an aerodrome light or an aerodrome beacon is calculated to endanger the safety of aircraft, or

(c) which, being in the neighbourhood of an aerodrome, is liable by reason of its duty to endanger the safety of aircraft arriving at or departing from the aerodrome,

the Governor General in Council may serve a notice upon the owner or person in possession of the place where the light is exhibited or upon the person having charge of the light, directing that such person, within a reasonable time to be specified in the notice, take effectual measures for preventing, so far as practically necessary, the light and for preventing for the future the exhibition of any similar light.

(2) The notice may be served either personally or by post, or by affixing the same in some conspicuous place near to the light to which the notice relates.

(3) An owner or person on whom a notice under subsection (1) has been served shall, in the absence of reasonable cause, the burden of proving which shall be upon him, comply with the directions contained in the notice.

(4) If any owner or person on whom a notice under this rule is served, neglects for a period of seven days to extinguish or effectually to screen the light, exhibited in the notice, the Governor General in Council may enter upon the place where the light is and forthwith extinguish the same, doing so at necessary expense.

PART IX.—LOG BOOKS.

67. (1) The following log books shall be kept in respect of aircraft registered in British India, namely:—

(a) for every aircraft an aircraft log book and an engine log book and where more than one engine is fitted, a separate log book for each engine;

(b) in addition, for every public transport aircraft (except where such aircraft does not leave the vicinity of its starting place and returns without making alterations to its starting place) and for every aircraft engaged in international navigation, a journey log book.

(2) The log books shall be kept up to date in such manner as the Governor General in Council may direct.

(3) The journey log book shall be issued by the Governor General in Council, after log books shall be in the form required by the Governor General in Council.

(4) The log books shall be preserved for two years from the date of the last entry therein.

(5) No person shall destroy, mutilate, alter or make illegible any log book or any entry made therein, or wilfully make or procure or assist in the making of any false or fraudulent entry in or addition from any log book.

PART X.—INVESTIGATION OF ACCIDENTS.

68. In this Part the expressions "accident structural damage" and "accident" shall mean:—

(a) the subsiding or breaking apart of the fuselage; or

(b) the breaking of a main spar, or

the

(c) the breaking of any part of the nacelle, or

(d) damage by fire to any part of the aircraft.

69. *Notification of accidents.*—(1) Where an accident, in which any aircraft is involved, occurs in or over British India, and such accident involves death or personal injury to any person, whether caused in the aircraft or on the ground, or involves structural damage to the aircraft, or is suspected to have been caused or contributed to by the failure in the air of any part of the aircraft, the pilot, or, if the pilot is incapacitated by injury, the owner or if the owner is not present or is incapacitated by injury, the owner of the aircraft shall:—

(a) send notice thereof by telegram to the Director of Civil Aviation in India; and

(b) give information to the District Magistrate and the Officer in charge of the nearest Police Station.

(2) The notice and information shall be sent as soon as possible and by the best available means and in any case within twenty-four hours after the occurrence of the accident.

(3) The notice to the Director of Civil Aviation in India shall contain the following information:—

(a) the nationality and the registration marks of the aircraft;

(b) the name of the owner and name (if any) of the aircraft;

(c) the name of the pilot of the aircraft;

(d) the place where the accident occurred;

(e) the date and time when the accident occurred;

(f) the nature of the accident;

(g) a brief statement of the extent of damage to the aircraft; and

(h) whether death or personal injury was caused by the accident, and, if so, to whom.

70. *Power on accidents.*—The pilot or owner of an aircraft which has been involved in an accident, whether notifiable under rule 69 or not, shall, if required by the Director of Civil Aviation in India, submit to the Director, a statement of such accident in such form as he may prescribe.

71. *General of aerodrome.*—(1) In the case of an accident which is notifiable under rule 69 and which involves damage to the aircraft, or is in any other case in which the Director of Civil Aviation in India gives notice to the owner or other person in charge of the aircraft in this behalf, the aircraft shall not, except under the authority of the Director of Civil Aviation in India, be removed or otherwise interfered with.

(2) Provided that subject to compliance with the provisions of rule 64 of the Indian Aircraft Rules, 1936, or in so far as they may be applicable:—

(a) if the aircraft is wrecked on water, the aircraft or any parts or contents thereof may be removed to such extent as may be necessary for bringing it or them to a place of safety;

(b) the aircraft or any parts or contents thereof may be removed or interfered with so far as may be necessary for the purpose of extracting persons or animals, preventing the destruction of the goods or its contents by fire or other cause or preventing any danger or obstruction to the public; and

(c) goods, effects or passengers belonging to the aircraft under the jurisdiction of the pilot, a member of the crew, an officer of the operating company, an officer of police, a Magistrate, or an officer of the Civil Aviation Department, and, in the absence of such person, such may be removed under the supervision of an officer of the Posts and Telegraphs Department, and passengers belonging to the aircraft or persons thereof.

(3) The Director of Civil Aviation in India may authorize any person, so far as may be necessary, for the purpose of any investigation under these rules, to take measures for the preservation of any aircraft involved in an accident, and such person may furthermore have access to examine, or otherwise deal with the aircraft.

(4) The owner of the aircraft or his authorized representative shall have the right to be present during any examination or other action taken under subsection (1) and (2) provided that the Director of Civil Aviation shall not be bound to postpone any action which he may consider necessary under these rules by reason of the absence of the owner or his representative.

72. *Director's investigation.*—(1) The Director of Civil Aviation in India may order the investigation of any accident, whether notifiable under rule 69 or not and may by order or special order appoint

any person (hereinafter referred to as an Inspector of Accounts) for the purpose of visiting and such investigations.

(b) The investigation shall be conducted in such manner that if a charge is made or is likely to be made against any person, that person shall have an opportunity of being present and of making any statement, or giving evidence and producing witnesses as he thinks fit.

(c) The Inspector of Accounts shall make a report to the Director of Civil Aviation as to the results of his investigation and as to the nature of the evidence and the findings with regard to the causes of the accident and making any recommendations which he may think fit to make with a view to the avoidance of similar accidents in future.

15. Powers of Inspector.—For the purpose of such investigation an Inspector of Accounts shall have power—

(a) by summons under his hand to require the attendance of any person whom he thinks fit to call before him and produce for such purpose and to require answers or returns to any questions he thinks fit to make;

(b) to require any such person to make and sign a declaration of the truth of the statements made by him in his examination;

(c) to require and enforce the production of all books, papers, documents and material objects which he considers important for such purpose;

(d) to have access to and examine any aircraft possessed in the accident, the place where the accident occurred, or any other place the entry upon and examination of which appears to the Inspector to be required for the purpose of the investigation.

16. Inspector's fee.—When a person other than an officer of Government is appointed to investigate an accident, he may be granted such fee and expenses as may be determined by the Governor-General in Council.

17. Formal investigation.—Where it appears to the Governor-General in Council that it is expedient to hold a formal investigation of an accident, or any, whether an investigation has been made under Rule 12 or not, he may direct a formal investigation to be held, and may request to any such formal investigation the following provisions shall have effect—

(1) The Governor-General in Council shall appoint a committee of inquiry, or may appoint one or more persons possessing legal, technical, engineering, or other special knowledge in any of the matters, and may direct that the Court and the witnesses shall receive such remuneration as he may determine.

(2) The Court shall hold the investigation in open court in such manner and under such conditions as the Court may think most efficient for ascertaining the causes and circumstances of the accident and enabling the Court to make the report hereinafter mentioned.

(3) In the Court shall have, for the purpose of the investigation, all the powers of a Civil Court under the Code of Civil Procedure, 1908, and which are possessed in those powers the Court may—

(a) enter and inspect, or cause to be entered and inspected, any place or building, the entry or inspection of which appears to the Court to be required for the purpose of the investigation; and

(b) enforce the attendance of a witness and compel the production of documents and material objects; and every person who refuses to obey the Court in any of the matters shall be deemed to be in contempt of the Court under the provisions of Section 176 of the Indian Penal Code.

(4) The witnesses shall have the same powers of entry and inspection as the Court.

(5) The investigation shall be conducted in such manner that if a charge is made or is likely to be made against any person, that person shall have an opportunity of being present and of making any statement or giving any evidence and producing witnesses as he thinks fit.

(6) Every person attending as a witness before the Court shall be allowed such expenses as the Court may consider reasonable.

Provided that, in the case of the owner or lessee of any aircraft involved in the accident and of any other person concerned in the accident, the expenses may be disallowed if the Court, in its discretion, so directs.

(7) The Court shall make a report to the Governor-General in Council stating the findings as to the causes of the accident and the circumstances thereof, and making any observations and recommendations which the Court thinks fit to make with a view to the prevention of life and the avoidance of similar accidents in future, including a recommendation for the cancellation, suspension or amendment of any licence or certificate issued under these Rules.

(8) The members (if any) shall either sign the report, with or without reservations, or state in writing their dissent, abstention and their reasons for such dissent, and such reservations or dissent and reasons (if any) shall be forwarded to the Governor-General in Council with the report. The Governor-General in Council may cause any such report and reservations or dissent and reasons (if any) to be made public, wholly or in part, in such manner as he thinks fit.

18. Obstruction of proceedings.—(1) A person shall not obstruct or impede the Court or an Inspector of Accounts or an officer or any person acting the Court or any person or officers under the rules in this Part.

(2) A person shall not without reasonable excuse (the burden of proving which shall be on him) fail to comply with any summons or requirement of a Court or an Inspector of Accounts or an officer acting in investigation under the rules in this Part.

19. Penalties.—Nothing in this Part shall limit the power of the Governor-General in Council with regard to the cancellation, suspension or amendment of any licence or certificate issued under these Rules.

PART XII.—AIRCRAFT.

20. Government aeroplanes.—A Government aeroplane shall not be open to use by any member of the public save in such extent, if any, and subject to such restrictions as the Governor-General in Council may determine.

21. Places, other than Government aeroplanes.—A place in British India other than a Government aeroplane shall not be used on a regular place of landing and departure by a scheduled air transport service or for a series of landings and departures by any aircraft carrying passengers for hire or reward unless it has been licensed for the purpose, or save in accordance with the conditions, if any, at such licence.

22. Licensed aeroplanes.—An aeroplane shall be licensed by the Governor-General in Council in any of the following categories, namely—

(a) for public use, or
(b) for private use, that is to say, for use by the licensee and by individuals specifically mentioned by the licensee.

23. Public aeroplanes.—Every aeroplane which is licensed for public use at which is open to use by aircraft registered in India upon payment of charges shall to the same extent and upon the same conditions be open to use by aircraft possessing the nationality of a contracting State. Every such aeroplane shall at all material times be open to use by any aircraft in the service of His Majesty.

24. Entry charges.—At every aeroplane licensed to carry 25 or more shall be attached a certificate of entry which shall be a receipt for a certificate of entry, including charges for landing and weight of air, which shall be subject to the charges specified in, and shall be subject to the conditions of the provisions contained in, Schedule V, and such receipt shall be available only to all aircraft whether registered in India or in any contracting State.

25. Qualification of licensees.—A license for an aeroplane shall not be granted to any person or corporate body unless—

(a) a British subject or person under His Majesty's protection, or
(b) a company or corporation registered and having its principal place of business in His Majesty's dominions.

26. Period of validity of license.—An aeroplane license may be granted for any period not exceeding twelve months, and on each occasion of renewal may be renewed for any period not exceeding twelve months.

27. Cancellation of proceedings.—An aeroplane may be licensed for all forms of aircraft or for certain specified types or classes of aircraft, and the license may specify the aerodrome on which the aeroplane may be used.

83. (1) Conditions governing the grant of a license, and a license shall not be granted in respect of any place where due and satisfactory arrangements specified in Part I of Schedule V.

(2) Make a licence is at least no attention to the landing area or to the buildings or other structures on the aerodrome which may affect the safety of aircraft shall be kept in accordance with the provisions of the Government of India in Council. Application for such approval shall be addressed to the Director of Civil Aviation in India and shall be accompanied by (a) particulars of the place of any such structure, including drawings of surrounding structures which may affect the safety of aircraft.

(3) The necessary approval may be granted or withheld and if granted may be granted subject to such conditions (including conditions involving a revision of the original conditions of licence) as the Governor General in Council may think fit.

(4) If any provision of the rules referred to in sub-rule (2) is not satisfied without the previous approval of the Governor General in Council the licence may be cancelled.

(5) The licensee shall maintain the aerodrome in a safe state for use by aircraft and adequately notified to the satisfaction of the Governor General in Council during the whole period of the currency of the licence where the amount a period of three months and shall, if the aerodrome becomes unsatisfactory, immediately notify the Director of Civil Aviation in India by telegram.

85. Fees.—The fees chargeable for the grant or renewal of a licence for an aerodrome shall be—

- | | |
|--|--------|
| (1) When the licence is granted or renewed for a period not exceeding three months | Rs. 15 |
| (2) When the licence is granted or renewed for a period exceeding three months but not exceeding six months | Rs. 20 |
| (3) When the licence is granted or renewed for a period exceeding six months but not exceeding twelve months | Rs. 30 |

Provided that if, in the opinion of the Governor General in Council, it is necessary or expedient then the grant or renewal of the licence for the aerodrome in question may be granted by an officer of Government or other person authorized by the Director of Civil Aviation in India, an additional fee of Rs. 30 shall be chargeable for the inspection, and the applicant shall be required to pay the travelling expenses of the inspecting officer.

PART XII.—General and other rules.

SECTION I.

LIGHTS AND VISUAL SIGNALS TO BE DISPLAYED BY AIRCRAFT AND GROUPS THEREOF.

A.—General.

86. Obligations to display the required lights.—The rules concerning lights to be displayed by aircraft shall be complied with on all occasions from sunset to sunrise, and during such time no other lights which may be mistaken for the prescribed lights shall be exhibited. The said lights shall not be dimmed.

87. Angular limits of lights.—The angular limits of the lights referred to in the Part shall be determined when the aircraft is in the normal position for flying on a rectangular horizontal course and as in figure 1. in Schedule IV.

88. Position of lights, etc.—(1) In the event of the failure of any light which is required by these Rules to be displayed by aircraft at night, the aircraft concerned shall, if the light cannot immediately be repaired or replaced in flight, land as soon as it can do so without danger.

(2) Where, owing to the difficulty of projecting lamps to meet the requirements of these Rules as regards steady lights, an overlap of these lights is unavoidable, the overlap shall be as small as possible, there shall be no minor in which no light is visible.

89. Exceptions.—Nothing in these Rules shall interfere with the operation of any special rules made by the Government of any State with respect to the additional signal or status lights for military aircraft, aircraft exclusively employed in State services or for aircraft in group formation, or with the restriction of the aerodrome signals accepted by groups of aircraft which have been authorized by their respective Governments and duly published.

3.—lights and visual signals to be displayed by aircraft.

Flying machines.

90. In the air or on land aerodromes.—(1) Every flying machine in the air or on the landing area of a land aerodrome shall display the following lights, that is to say—

(a) on the right side, a green light, fixed or as to show an obstruction light, visible at a distance of at least 3 miles, throughout a dihedral angle of 135° formed by two vertical planes, of which one is parallel to the plane of symmetry and directed forward, and the other is directed to the right;

(b) on the left side, a red light, fixed or as to show an obstruction light, visible at a distance of at least 3 miles, throughout a dihedral angle of at least 5 miles, throughout a dihedral angle of 135° formed by two vertical planes, of which one is parallel to the plane of symmetry and directed forward, and the other is directed to the left;

(c) at the rear, a white light, fixed or as to show an obstruction light, visible at a distance of at least 3 miles, throughout a dihedral angle of 145° formed by two vertical planes bisected by the plane of symmetry;

(d) in a case where, in order to comply with the provisions of sub-rule (1), a steady light has to be replaced by several lights, the total width of each of these lights shall be so limited that only one can be seen at a time.

(2) In the case of a flying machine with a maximum speed of less than 25 miles, the lights required by this rule may be combined in one or more lamps, placed vertically, provided that the requirements of sub-rule (1) and (2) as to colour and visibility are completely met.

91. Under way on the surface of the water.—Every flying machine under way on the surface of the water shall display lights in accordance with the following provisions—

(1) If it is under control and is not being towed, it shall display the lights required by rule 90, and in addition, forward, a white light fixed or as to show forward, an obstruction light, visible at a distance of at least 3 miles, throughout a dihedral angle of 135° formed by two vertical planes and bisected by the plane of symmetry.

(2) If it is a tug, it shall display the lights required by rule 90.

(3) If it is not under control, it shall display two red lights placed where they can best be seen, and vertically also the other, not less than 3 feet apart, and both being visible, as far as practicable, all round the horizon at a distance of at least 3 miles, and in addition—

(a) if towing way, it shall display the lights required by rule 90; or

(b) if not towing way, it shall display the light required by clause (c) of sub-rule (1) of rule 90.

(4) If it is towing another aerodrome, it shall display the lights specified in clause (1) and in addition, forward, two white lights placed where they can best be seen, one vertically above the other, not less than 6 feet apart, and visible at a distance of at least 3 miles in a dihedral angle of 135° formed by two vertical planes and bisected by the plane of symmetry.

92. If under or moved on the surface of the water.—Every flying machine whether at anchor or moved on the surface of the water shall display lights in accordance with the following provisions, namely—

(1) In every case, it shall display forward generally where they can best be seen, a white light, visible all round the horizon at a distance of at least 3 miles.

(2) In a case where the length of the flying machine is 120 feet or upwards, it shall display, in addition to any other light required by this rule, a white light at or near its stern at a short height, thus the forward light mentioned in clause (1), and visible all round the horizon at a distance of at least 3 miles.

(3) In a case where the maximum speed of the flying machine is 120 miles or upwards, it shall display, in addition to any other light required by this rule, a white light on each side placed in such a manner as to demonstrate the maximum lateral clearance of the flying machine and visible, as far as practicable, all round the horizon at a distance of at least 3 miles.

Gliders.

93. In all cases in which flying machines are required by these rules to display lights, a glider shall display a red light visible, as far as practicable, in all directions.

Schäfers and Köster

02. Free Salutes--A boat salutes shall display a red light placed not less than 10 or more than 20 feet below the mast and visible, as far as practicable, in all directions at a distance of at least 2 miles.

[illegible]

(2) In addition, from the steering cable of the balloons or line there shall be displayed at intervals of 1,000 feet measured from the end group of two lights, slender groups of two lights, one white and one red, and of the lowest group of lights is observed to clouds, an additional group shall be displayed at the cloud base.

In addition, the position of the light to which the lantern or lamp is moved on the ground shall be marked by a green or three flashing lights, arranged on a horizontal plane at the apex of a triangle approximately equilateral, and measuring on each side, at each side, the side of the triangle. The position of the horizontal projection of the light shall be delineated by two red lights, the third light shall be a green light placed opposite the divergence of the side.

54. *Deep sandbags for repairs between*—For day, the working ends of a captive balloon shall have attached to it at intervals of one more than 500 feet measured from the launch (or, if there is no launch, from the launch part of the belloy's outside diameter not less than 8 inches in diameter and 5 feet in length, and marked with alternate bands of white and red, 18 inches in width.

59. *For stockings for infants*.—By day, the wearing of a garter shall be required, either in the case of a captive woman, or by possession of stock paper attached to the name on intervals of 200 from removed from the ward room of the ship, each stocking being not less than 20 inches in length and one foot in width at the widest part and marked with alternate bands of white and red 4 inches wide.

By David Rosenberg

300 Under age—

(1) Except as provided in rule 101 an aircraft when under way shall display the following lights, signals and—

(a) Forward, a white light feed as is to show forward on motorized light circle at a distance of at least 1 mile and throughout a dihedral angle of 70° formed by two vertical planes and bisected by the plane of symmetry.

On the right side, a great light found us as to show an inkblot light inside at a distance at least 1 mile and throughout a spherical angle of 110° formed by two vertical planes, of which one is parallel to the plane of symmetry and directed toward ahead, and the other is directed to the sides.

On the left side, a red light band as in 1 shows an umbonate light line at a distance of about 1 mm and throughout a dihedral angle of 100° formed by two vertical planes, of which one is parallel to the plane of symmetry and directed dorsad and the other is directed to the left.

At the pole, a light bulb fixed so as to show where an unknown light source at a distance of at least 3 miles and throughout a deflection angle of 120° formed by two vertical planes and located by the means of compasses.

(f) In a case where, in order to comply with the provisions of subrule (d), a single light has to be employed by several lights, the field of visibility of each of those lights shall be so limited that only one sea is seen at a time.

191. Not under control—(1) An article which is under way and which is not under control, or which

has voluntarily stopped. He remains, or when a
being forced, shall display the following lights, nam-

(c) The forward and rear lights required by clauses (a) and (b) of sub-rule (2) of rule 181.

(4) In addition, below the wiring, two red lights are pinned vertically below the other 12 feet apart, the upper light being 25 inch below the outer one, and both being visible so far as practicable in all directions at a distance of not less than two miles;

(2) If dry, no spring is the circumstances warranted to sub-grade 10' of that hole with dry-lay two black beds or shingles, each at least 3 feet in thickness, one placed vertically below the other 10' apart, the upper one being 24 feet below the control rod, and both being visible as far as practicable on all directions.

Where necessary in order to comply with the requirement, the said group of two black bells on

singer may be depleted,

130. *Miscellaneous*.—(1) An aircraft when required to show a landing light shall display it or some other light of a similar color and light visible, as far as practicable, in all directions at a distance of at least 2 miles.

(3) An entry, when posted to the ground or the surface of the water by a cable, shall display, forward, the white light required by clause (a) or sub-rule (1) of rule 33; and at the rear, the white light required by clause (b) of that sub-rule and in addition the slowly and its meaning calls shall be lighted or marked in accordance with each of the provisions of rules 37 and 38 as are applicable in the case of a power-hull.

(2) An airport was picking up its mailings, although considered to be under way and not being under control, and however displaying only the lights specified to rule 120 (a) is a fairly weak test.

Continued from page 10

Art. 10. Any vessel, steam or sail, fishing or carrying on any trade or business, whether by day or night, on the water shall make the following sound signals:

(9) If not shocked or treated, a sound of intervals of not more than two minutes, consisting of two bursts of about five seconds duration, with an interval of about one second between them.

(3) If at auction or reserved, the rapid ringing of an officers bell or gong for about five seconds at intervals of not more than ten seconds.

increased in

Claretha Williams and Stanley

4. Ground Squirrels, Light and Benoit on and in the vicinity of Greenwood area in public use.

121. **Green markings**—At every land breakdown open to public use, the boundaries of the landing area shall, by means of suitable markings, be rendered clearly visible both to aircraft in the air and to aircraft maneuvering on the landing area. In addition, a wide marking may be placed on the landing area. All characteristics existing on a landing area shall be clearly marked. In each part of the marked landing area shall become visible for use, this part shall be delineated by clearly visible markings or flags, and any, in addition, be colored by use of some clearly visible color.

355. Drawn signals.—(1) At every railroad open to public use—

9) the direction of the wind at the landing zone shall be directly indicated by one or more of the recognized methods, e.g., smoke streamers, smoke fan, etc.

(b) If Case 1 is a landing T, it shall be used to indicate the compulsory direction for landing and takeoff, and, where applicable, the direction not recommended to the discretion of the pilot. Alternatively, the T shall be so placed that the long axis lies along the direction of the wind, with the cross arms at the start and end of the long axis, facing which the wind is blowing. In the event of there being no wind or a light irregular wind, the T shall be fixed in the direction in which the landing or departure is to be made, and the fact that it is fixed shall be signalled by the presence of a ball, mounted on a post, on the signal area, and clearly visible both in daylight and at night and in those circumstances

(3) When, by way of exception, at certain circumstances, the landing area is required to extend into the approximately equal areas, one for each square and the other for landing, as provided for in rule 121, this special arrangement must be indicated by a full star of red petals (constituted by a regular hexagon, pentagon, etc.) and be referred to in a circle of red line that (surrounds) feet diameter as shown in figure 2 in Schedule IV.

(4) When landing area is the special rule for air traffic provided in section 5 are completely extended, wholly or partially, in respect of a specified aerodrome such aerodrome shall be indicated by a red square panel, each side of which measures at least two feet, placed horizontally as shown in figure 3 in Schedule IV.

(5) If an error occurs under rule 121 provisions among other things that concern square the landing area and those for emergency and landing, which are referred to in clause (3) of rule 120 and rule 121, are to be right-handed. The red square panel, provided in sub-rule (4) of this rule, shall, along two of its sides, be bordered by a red rectangle of red at least three feet in width, measured from the vertical panel by at least three feet. At the extremity of one of the rectangle panels shall be placed a red triangle so as to indicate that the direction of the square is as indicated in clause 4 in Schedule IV. If, however, the way shown of the error is that square should be right-handed, the red square panel shall not be placed.

(6) When special circumstances call for a prohibition to land fully to be prohibited, one shall be made of a red square panel, placed horizontally, each side of which measures at least two feet and the diagonals of which are colored by yellow stripes at least two feet in width, arranged in the form of an X as shown in figure 4 in Schedule IV.

(7) When the full stage of the landing area or any other reason calls for the observation of certain precautions in landing, one may be made of a red square panel, placed horizontally, each side of which measures at least two feet and one of the diagonals of which is colored by a yellow stripe of four feet in width as shown in figure 5 in Schedule IV.

(8) When a landing by means of a radioelectric guide is taking place the fact may be signified by lighting in a row a yellow triangular aerodrome (referred to with reference to air traffic as a land area) as shown in figure 6 in Schedule IV.

(9) The signals referred to in the foregoing sub-rules shall, wherever possible, be displayed in a special part of the aerodrome devoted to a signal area, by way of exception, the word indicators and the landing 'Y' referred to in sub-rule (1) of this rule may be located elsewhere.

(10) During periods of poor visibility, the lights, giving for night lighting shall, be operated by day, whenever possible and so far as necessary.

122. Ground lights.—(1) At every aerodrome open to public use and for night flying, the following provisions shall apply during the working hours of the night service, namely:—

(a) Obstruction lights.—No lights shall be exhibited at or in the neighbourhood of an aerodrome which may endanger the safety of aircraft, whether by reason of glare, or by causing confusion with or preventing clear visual reception of the lights or signals provided to these rules.

(b) Aerodrome lights.—The position of the aerodrome shall be indicated by a boundary light.

(c) At every land aerodrome open to public use and used for night flying, the following provisions shall apply during the working hours of the night service, namely:—

(i) Land area of obstruction.—Fixed and lights shall be exhibited:—

(a) on all obstructions within the landing area which constitute a danger to aircraft in motion on the landing area;

(b) in the case of all obstructions within 1,000 yards of the boundary of the landing area and constituting a danger to aircraft approaching or leaving the aerodrome by a normal manner. In this case it should be impossible to exhibit fixed red lights on such obstructions, their horizontal projection and the center of the obstructions shall, as far as possible, be shown indicated by continuous red flashing or oscillating lights, placed on or level with or near to the ground,

(c) Lighting of boundary 'Y' end of wind indicators.—The landing 'Y', if used, and at least one of the wind indicators shall be illuminated with fixed lighting, preferably white.

(d) Lighting of signals.—The signals displayed in the signal area shall be specially illuminated.

(e) Lighting of landing area.—

(i) The landing area or the part thereof on which landings should be made shall be illuminated by a floodlight or floodlight system during landing operations;

(ii) In addition, one of the following methods may be used:—

First method: A Fan of Lights spaced 120 feet apart shall be laid out on the ground, consisting of a central section of six white lights to indicate the boundaries should be made on the adjacent portion of the landing area and on either side of the line, with at least two green lights at one end and at least two red lights at the other end to indicate that landings should be made from the direction of the green lights towards the red lights.

Second method: A circle shall be laid out on the ground in the form of a 'Y', the long arm of which shall be composed of at least four lights in a line and from which 120 yards in length. The light at the foot of the 'Y' shall indicate the place where the aerodrome should first make contact with the ground and the cross arm of the 'Y' shall indicate the place where it should bank its run. Landings may be made on either side of the long arm of the 'Y' but aircraft parallel to land away in the event, however, of the area situated on either side of the long arm bearing otherwise, the light indicating the cross arm or that side shall be removed and landing shall be effected in the opposite end. The direction of landing and taking off will be given by the two alternative methods referred to above; the landing 'Y' shall not, therefore, be used.

(f) Approach lighting.—The most favorable section of approach to the landing area may be indicated by green lights.

(g) Boundary lighting.—The boundary of the landing area shall be marked by fixed yellow-orange lights, evenly laid out 300 feet apart.

Provided that:—

(i) when there are obstructions on the boundary of the landing area, the lights serving to mark such obstructions may take the place of boundary lights;

(ii) where the boundary lights are in the form of strips, these shall not be red;

(iii) where local conditions render necessary, the use of gas boundary lights, they can be given an intermittent character;

(iv) when the boundary of the landing area cannot be marked, only the extremities of each landing area between which aircraft may move without danger shall be indicated by fixed yellow-orange lights.

(h) At every water aerodrome open to public use and used for night flying, the provisions of sub-rule 122 shall equally apply, except in cases of obvious impossibility.

B. Airstream, emergency and safety signals.

123. (1) General.—The following general provisions shall apply to all airstream, emergency and safety signals, namely:—

(a) The signals referred to in this rule may be transmitted only with the authorization of the commander or person responsible for the airstream.

(b) when these signals are sent by microphone, graphs or telegraph, the green or red or yellow signals shall be sent three times and (followed) by the group DE and the red signal, also sent three times, at the station where sent. In the case of "aircraft" messages, the frequency to be employed is that for "airstream" messages.

(c) Airstream Signals.—When an airstream is threatened by grave and imminent danger and requires immediate assistance, the following signals shall be

Provided that, when the authority who desires to give the order is itself able to establish a radio-aided communication with the aircraft, the order may be given by using the means of communication established.

117. *Warning signal for prohibited areas.*—To warn an aircraft that it is in the vicinity of a prohibited area and should change its course, the following signal shall be used, namely:—

(a) by day, a series of projectiles discharged at intervals of ten seconds, each showing an incandescent orange colour;

(b) by night, a series of projectiles discharged at intervals of ten seconds, showing an incandescent orange light or stars.

Provided that, when the authority who desires to prescribe the change of course related to in this rule is unable to establish a radio-aided communication with the aircraft, the order may be given by using the means of communication established.

SECTION III

GENERAL RULES FOR AIR TRAFFIC.

112. *General.*—(1) Subject to the provisions of sub-rule (2) of this rule and clause (1) of rule 116, mechanically-driven aeroplanes shall always give way to mechanically-driven aeroplanes and to aerobically, and mechanically-driven aerobically to non-mechanically-driven aeroplanes and aerobically.

(2) An aeroplane which is under way and which is not under control (or which has voluntarily stopped its engine) shall, for the application of the rules in Section III, be deemed to be in a free balloon.

113. *Rule of collision.*—(1) When circumstances permit, an aircraft may avoid risk of collision with another aircraft by—(a) clearly watching the increasing course bearings and angles of elevation of the latter. It shall consider the risk of collision with the latter the greater of either the bearing or the angle of elevation changes appreciably and if the distance between the two aircraft diminishes.

The term "risk of collision" includes all risk of collision due to undue proximity of either aircraft.

(2) Every aircraft which is required by these Rules to give way to another to avoid collision, shall keep a safe distance, having regard to the circumstances of the case.

(3) Where observing the provisions relative to risk of collision mentioned in sub-rule (1) and (2), a mechanically-driven aircraft must always manoeuvre according to the provisions of sub-rules (4) and (5), or vice versa as it appears that, if it passed its course, it would not pass clear of another aircraft.

(4) When two mechanically-driven aircraft are coming on or over a crossing or, each shall, without prejudice to the application of the provisions of sub-rule (3), alter its course to the right.

(5) Subject to the application of the provisions of sub-rule (1) of this rule and sub-rule (3) of rule 116, when two mechanically-driven aircraft are on a crossing whose course, the aircraft which has the other on its own right side shall keep out of the way of the other.

(6) An aircraft approaching any other shall keep out of the way of the other aircraft by altering its own course to the right, and must not pass by diving.

Every aircraft coming on with another aircraft from any direction more than 120 degrees from ahead of the latter, i.e., in such a position with reference to the aircraft which it is overtaking that at night it would be unable to see either of that aircraft's side lights, shall be deemed to be in a crossing situation, and in such circumstances, the overtaking aircraft shall make the overtaking aircraft a crossing aircraft within the meaning of these rules, or release it of the duty of keeping clear of the overtaking aircraft until it is fairly past and clear.

As for the overtaking aircraft cannot always know with certainty whether it is forward or shall the direction mentioned above from the other aircraft, it should, if in doubt, assume that it is an overtaking aircraft and keep out of the way.

(7) Every aircraft which is obliged by the rules in Part XII to keep out of the way of another aircraft and, in the circumstances of the case, is not, avoid passing over or under the other, or crossing ahead of it.

(8) Where, by any of the rules in Part XII, one of two aircraft is to keep out of the way, the other shall keep its course and speed. Where, however, in consequence of such another or any other cause, the aircraft having the right of way finds itself in a position that will cause it to be involved by the action of the going-way aircraft ahead, it shall take such action as will best be to avoid collision.

(9) Every aircraft in a cloud, fog, mist or other conditions of bad visibility, shall proceed with caution, having careful regard to the existing circumstances.

(10) Every aircraft flying beneath clouds shall always do so, in far as it is able and practicable, at such a distance below the clouds as will enable it readily to see and be seen.

114. *Rule of collision on air traffic routes.*—In order to provide the increased risk of collision which exists on air traffic routes the following provisions shall be observed by aeroplanes and aerobically when flying on or in the vicinity of such routes, namely:—

(1) An aircraft flying by compass along the specified line (which may pass through points on an air track) shall, in accordance with the Rules, keep such line at least 1,000 yards on its left.

(2) An aircraft following, either as officially sanctioned or traffic route, or a route frequented by aerobically and indicated on the ground by a line of landmarks such as a road, railway, river, canal, coastline, etc., shall keep such route at least 300 yards on its left.

(3) An aircraft shall not be keeping on its right any of the lines or routes referred to in rule 114 except at a distance therefrom sufficient to avoid collision following such line or route in accordance with the said rule.

(4) An aircraft crossing one of the lines or routes referred to in rule 114 shall cross it at right angles as rapidly as possible.

(5) In the case of pre-arranged flights in groups according to the schedule of the order of the group shall lead the flight in such a manner that every aircraft in the group can comply with rule 114.

115. *Position of pilot.*—To facilitate the application of the rules for air traffic contained in this Part, the pilot of a mechanically-driven aeroplane shall, over its prescribed route, be placed either on the plane of symmetry of the aeroplane or on the left-hand side at such place.

SECTION IV.

SPECIAL RULES FOR AIR TRAFFIC ON AND IN THE VICINITY OF AIR ARMOURIES.

116. *Special rules.*—The following provisions shall apply on and in the vicinity of all aerodromes, namely:—

(1) Aircraft about to land on an aerodrome shall give low way.

(2) An aircraft about to take off shall not attempt to do so when there is an risk of collision with another aircraft.

(3) In the case of two aerobically-driven aeroplanes approaching an aerodrome for the purpose of landing, the aerobically-driven aerobically shall be responsible for avoiding the aerobically at the lower height, but the lower shall, if the aerobically approach, comply with the provisions of sub-rule (2) of rule 113.

SECTION V.

SPECIAL RULES FOR AIR TRAFFIC ON AND IN THE VICINITY OF AIR ARMOURIES ON AIR TRAFFIC.

4. General.

117. *Rule of application.*—(1) The provisions of Section V shall apply on and in the vicinity of aerodromes open to public use. They concern only land and water aerodromes for aerobically-driven aerobically, which are designated in the present section in the single word "aerodromes."

(2) Non-mechanically-driven aerobically on and in the vicinity of aerodromes open to public use shall comply with the provisions of Section V as far as possible.

118. *Exception.*—The Governor General in Council may by special order in writing in a public instrument, empower the application of all or any of the provisions of Section V with reference to any aerodrome or aerobically held when it is open to public use. Where any such order is for the time being in force with respect to any aerodrome the provisions shall be observed by the appropriate signals provided for in sub-rule (2) of rule 116.

118. *Feathered nests.*—As land seodromes, a paired zone, situated along the perimeter of the landing area and at the expense of the bearings, may be set apart for seodromes nesting on the ground.

B. Effect of nest or in the vicinity of the landing area.

119. *Minimum flying altitude.*—Subject to any special local arrangements which may exist:

(a) *Land.*—over a landing area at a lower height than 4,000 feet is prohibited for seodromes, save in the case of a departure or landing.

(b) *Water.*—over a landing area at a lower height than 2,000 feet from the nearest point of such area shall, unless it is flying at a distance of less than 2,000 feet, keep the landing area on its left.

120. *Area of circulation.*—Seodromes are prohibited from encroaching on land circulation in the vicinity of seodromes, at a distance of less than two miles from the nearest point of the perimeter of the seodromes, unless they are flying at a greater height than 4,000 feet.

121. *Landings by individual seodromes.*—When a seodrome is about to land by means of a radioelectric signal, other seodromes, in order to avoid collisions, must observe the signal rules in force which may be applicable, or, in default of such rules, fly as low as possible below the clouds.

122. *Fixed landing and take-off.*—No fixed landing or take-off shall be effected in the vicinity of an seodrome without a special authorization.

C. Rules to be observed by Departures and Landings.

123. *General.*—An seodrome starting from or about to land on an seodrome shall make a signal or signal sound and the turning shall be made clear of the landing area and shall be left-hand (anti-clockwise), so that during such circuit the landing area shall always be on its left.

As an exception, the turning shall be right-handed when the signal indicated in sub-rule (5) of rule 120 is displayed.

124. *Direction of take-off or landing.*—(1) Every seodrome taking off from or landing at an seodrome shall do so in accordance with the natural condition of the seodrome if not possible. If, however, there is a landing T or a landing L in clause (b) of sub-rule (1) of rule 120, or a line of light as provided for in sub-paragraph (2) of clause (1) of sub-rule (2) of rule 120, the seodrome shall take off or land in the direction indicated by this T or L, or, following the direction of the long arm of the T towards the cross arm of that T, or by the line of light.

(2) Landings shall be preceded by a descent in a spiral form, commencing at least 200 yards outside the perimeter of the landing area.

(3) Every landing landing at an seodrome shall have clear on its left any signal or which has already landed or is already landing, or which is taking off or about to take off.

(4) Every seodrome taking off from an seodrome shall have clear on its left any seodrome which is already taking off.

(5) In observing the provisions of rule 120, every seodrome, when landing or taking off, shall leave a reasonable space on its right for other seodromes to land or take off.

(6) As an seodrome, taking off or landing simultaneously by two or more seodromes, unless pre-arranged, is prohibited.

(7) For the purposes of rule 120, two or more seodromes taking off or landing simultaneously by pre-arrangement shall be regarded as a single seodrome.

125. *Rules for landings and departures.*—(1) By way of exception, at certain seodromes, the landing area may be regarded as divided into two approximately equal zones, by a vertical plane bearing in the direction of departure and landing defined in sub-rule (1) of rule 120. For an seodrome taking in the direction towards where departures and landings are to be made, the zone on the right will be the one reserved for landings and the zone on the left the one reserved for departures. This special arrangement must be indicated by the signal provided for in sub-rule (5) of rule 120.

(2) Every seodrome landing or one of those seodromes and do so in conformity with the provisions of sub-rule (1) and (2) of rule 120, as far as possible on the left; in the case reserved for that

purpose, but leaving clear on its left any other seodrome which has already landed or which is landing.

(3) Every seodrome taking off from one of those seodromes shall do so in conformity with the provisions of sub-rule (1) of rule 120, as far as possible in the left of the zone reserved for that purpose, but leaving clear on its left any other seodrome which has already taken off.

(4) *Take-off.*—On land seodromes leaving a ground control, an seodrome landing provided on to the landing area with the intention of taking off shall take off with a clear intention to do so by the signals prescribed in clause (5) of sub-rule (1), and clause (3) of sub-rule (2), of rule 120.

D. Rules to be observed for manoeuvres on the ground.

126. (1) *Land seodromes.*—Every seodrome moving on the ground in the landing area shall generally do so in the direction of landing. If any, however, in order to clear its route, cross the landing area in such an indirect point or line bearing, provided that, in the course of such movement, there are always clear on the left, that it gives free way to any seodrome leaving or landing, and that it conforms to the provisions of sub-rules (1) and (2) of rule 121.

(2) *Water seodromes.*—The rules for land seodromes contained in sub-rule (1) of this rule apply equally to water seodromes, subject however to the provisions contained in rule 127.

(3) *On seodromes leaving a ground control,* in addition to the observance of the provisions of sub-rules (1) and (2) of this rule, an seodrome shall proceed on to the landing area until it has received permission, to do so by the signal provided in clause (5) of sub-rule (1), or clause (3) of sub-rule (2), of rule 120.

SUBJECT VI.

Rules relating to aircraft of the service or the coast.

127. *Provisions for preventing collisions at sea.*—Every aircraft answering under its own power on the water shall conform to the regulations for preventing collisions at sea, and for the purposes of those regulations shall be deemed to be a steam-vessel.

Power-boat.

(1) In conformity with the above-mentioned regulations, it shall be deemed at sea that steam-vessels or power-boat are not subject to manœuvres as to be used without with caution.

(2) The seodrome shall carry only the lights specified in section I of this part, and not those prescribed for steam-vessels in the regulations for preventing collisions at sea; it shall use the sound signals specified in the above-mentioned regulations only as specified in rule 120 and clause (b) of sub-rule (2) of rule 127; and it shall not be deemed to bear any sound signals.

SUBJECT VII.

Meteorological Provisions.

128. *Signal.*—The displaying of signal other than sea and water line signals in the air is prohibited.

129. *Disturbance of general and special rules for an seodrome.*—In conformity with the provisions of Sections III, IV and V of this Part, due regard shall be had to all dangers of navigation and seodromes and to any special arrangements which may render a departure from these rules necessary in order to avoid unnecessary danger.

130. *Notice in the use of lights or signals, etc.*—Nothing in this Part shall constitute any seodrome, or the signal, plot or fire thereof, from the communication of any seodrome in the use of lights or signals, or of any signal in long a power boat, or of the subject of any provision which may be required by the ordinary routine of the sea, or by the special circumstances of the sea.

131. *Special rules relating to circumstances of seodromes in the immediate vicinity of an seodrome.*—Nothing in this Part shall interfere with the application of any special rule or rules approved by the Governor General in Council and published relative to any seodrome or other place, and of which it is obligatory on all seodromes, pilots, or crews of seodromes to obey such rules.

sub-paragraph (1) of this paragraph and only that he is required to carry out the following tests in sub-paragraph (2) of this paragraph.

3. Technical Examination—

(1) An applicant for the grade of a license shall be required to pass, to the satisfaction of the examiner, an examination in the following subjects—

Group I.

(a) **Flying machine.** Theoretical knowledge of the laws of aerodynamics of the air especially as concerns the effect on main plane structure, and vertical movement, direction of the different parts of flying machines and their parts. Practical tests on rigging. Centre of gravity and loading. Principles of inspection and tests.

(b) **Engines.** General knowledge of internal combustion engines and the principles of the mechanical parts; general knowledge of the construction, assembling, adjustment and characteristics of engines, fuel and oil consumption and effect on range of travel; principles of inspection and tests. Cause of the faulty running of engines and of breakdowns; practical tests on running engines.

(c) **Instrument.** Principles and use of instruments possessed for flying machines.

Group II.

(d) As set out in paragraph 3 of Section A for an applicant for Pilot's "A" license.

(e) **Elementary Navigation.** Map reading and use of maps, stars, use and interpretation of the compass, determination of position and drift.

(f) The examination in flying machines and engines shall have reference to the particular types of flying machines or engines which are to be exhibited on the occasion. The applicant may be required to undergo a further examination with reference to other types of flying machines and engines unless the license is obtained for such other types.

(g) An applicant who fails to pass in any group shall be permitted to re-examine not more than three times for examination in that group.

Provided that an applicant who does not pass in all groups of the technical examination within a period of six months from the date of the first examination shall be required to undergo the complete examination again.

4. **Medical Examination.**—The medical examination shall be based on the same requirements and shall be undertaken under the same conditions as set out in paragraph 4 of Section C for an applicant for Pilot's "B" license.

Section C.—Pilot's "B" License (Flying machine)

1. Flying Experience—

(1) (a) As applicant for the grade of a license shall be required to produce evidence of having carried out during the three years preceding the date of application not less than 200 hours solo flying including not less than 50 landings of which not less than 10 hours shall have been performed during the preceding six months, and of which not less than five hours shall have been performed by night.

(b) The applicant's flying experience shall include a minimum of 25 hours open country flying, of which at least 4 hours shall consist of cross country flying carried out at night.

(c) Except in a case where the Governor General is satisfied that the experience of the applicant as a pilot is sufficiently long and varied as to constitute equivalent experience, an applicant for a license as holder of a type of flying machine fitted with two or more engines shall be required to produce evidence of having included in the flying experience specified in this sub-paragraph not less than 10 hours solo flying on a multi-engine flying machine.

Provided that flying experience as the holder of a "A" license shall include as a second pilot in a flying machine with dual control employed in an transport operations may be included in five of the solo flying experience specified in this paragraph but each hour of such experience shall count as half an hour of solo flying experience.

(2) An applicant for the renewal of a license shall be required to produce evidence of having carried out during the preceding six months not less than 10 hours solo flying.

2. Flight Tests—

(1) An applicant for the grade of a license shall be required to carry out the following tests to the satisfaction of the examiner—

(a) **Altimeter, heading light, stall and spinning tests.**—The same tests as are laid down in sub-paragraph (b) of paragraph 2 of Section A for a Pilot's "A" license.

Provided that of such tests an applicant who is in possession of a valid Pilot's "A" license shall be required to pass the spinning test only.

(c) **Tests of navigation.**—Ten cross country or ocean flights of at least 100 miles each. As regards one of these, the flight shall be made in the same aircraft within eight hours, shall include two oblique landings (where the machine must come to rest at points other than the point of departure), and be followed by the examination and shall terminate with a landing at the point of departure. During this flight a length of at least 5,000 feet shall be maintained in a total period of one hour. Provided that an applicant who is in possession of a valid Pilot's "A" license may be exempted from this flight. On the second flight the examiner shall be on board and three forced landings shall be made at points selected by the examiner.

As regards both flights the applicant shall at the time of departure be informed of his route and furnished with the appropriate maps. The examiner shall judge whether the route has been correctly followed.

(d) General Flying—

(i) **Single-engine flying machines.** General flying for three half an hour with an examiner on board and including three landings.

(ii) **Multi-engine flying machines.** General flying for half an hour with an examiner on board during which the aircraft shall be flown with each engine in turn completely throttled down and during which three landings shall be made. Part of this flying shall be carried out with the engine light and part with the aircraft fully loaded.

(e) Night flying—

(i) A night flight of at least one hour carried out unaided, the minimum of departure at a height of at least 1,000 feet.

(ii) Three landings of which at least two shall be made without the aid of a flood-light. Flares on the landing area may be used.

These flights shall be made between two hours after sunset and two hours before sunrise, on a dark night. The aircraft used for these tests shall be equipped with approved lighting equipment for obtaining night landings.

(f) **Wind flying.**—A flight of not less than one hour is deemed to be done at will by the applicant, under the supervision of an examiner appointed by the Governor General in Council, who is not obliged to have satisfactorily perform the following operations—

(i) Calculate and fly at least three different speeds of not less than 15 miles each on directions given by the examiner during the period of departure and point to be flown to.

(ii) Carry out all ordinary manoeuvres and enter and recover from a spin.

Provided that the Governor General in Council may at his discretion exempt from this test an applicant who produces satisfactory evidence of having had experience in or of having completed a recognized course of training as instrument flying.

(g) As applicant for the endorsement of his license in respect of an additional type of flying machine shall be required to carry out, to the satisfaction of the examiner, three landings with the aircraft light and three landings with the aircraft fully loaded.

Provided that an applicant for the addition to his license for the first time of a type of flying machine with two or more engines shall be required to carry out the general flying test prescribed in sub-paragraph (b) of sub-paragraph (1) of this paragraph.

(2) (i) An applicant for the renewal of a license, who has not had the general flying experience specified in sub-paragraph (2) of paragraph 1, shall be required to carry out the general flying test laid down in sub-paragraph (b) of clause (1) of sub-paragraph (1) of this paragraph, but may be required to

The applicant must not present any clinical signs of syphilis. Otorrhoea shall be considered as an acute disease, provided that a concentration of spirochetes infection shall entail rejection, unless the medical examiner considers that the clinical presentation have disappeared.

(9) *Eye Examination*.—The applicant must possess a degree of visual acuity comparable with the efficient performance of his duties. Binocular vision must be normal, neither including the field of vision of each eye and colour perception must be normal.

The applicant must possess, without correction, by glasses, visual acuity equal to at least 50 per cent of the normal visual acuity for each eye taken separately, or 50 per cent for one eye and 70 per cent for the other, the visual acuity being estimated by means of standard test types presented alternated in such a manner that the light does not strike directly into the eyes of the candidates.

(10) *Ear Examination*.—The middle ear must be healthy. The applicant must possess an auditory acuity not less than corresponding with the normal perception of 54 vibrations per second, 755 vibrations per second and 4,096 vibrations per second, the tests being held perpendicular to the ground one centimetre from the auditory tube. The examiner's ear must be protected and not hyper-sensitive, it must be equal on both sides.

(11) *Nose, Throat and Mouth Examination*.—The applicant must possess free nasal and labial air entry on both sides and must not suffer from serious, acute or chronic alterations of the larynx, nasal or pharyngeal respiratory tract.

Provided that an applicant who does not satisfy the whole of the above medical requirements may, at the discretion of the Governor General in Council, be accepted, so far as such requirements are concerned, as suitable for the removal of a licence, or for the issue of a licence, as has previously been found necessary, for his flying in accordance with the above requirements.

Provided further that an applicant who does not satisfy all the above medical requirements may, at the discretion of the Governor General in Council, be accepted, so far as such requirements are concerned, as suitable for the issue of a licence subject to such limitations as the Governor General in Council may impose and on the condition that the licence shall be *in force* by rule of flight outside India.

(12) In the case of an application for removal of a licence the medical examination shall take place not earlier than 15 days before the date of expiry of the validity of the licence.

(13) Every applicant who presents himself to undergo the medical examination required for the issue or renewal of a licence must furnish to the medical examiner a declaration signed by his clerk, stating whether he has previously undergone such a medical examination and with what result. A false declaration shall render the applicant liable to the revocation of any licence issued or renewed to him at the result of the examination.

Section B.—Pilot Instructor's Licence.

1. *Flight Experience*.—

(1) An applicant for the issue of a licence shall be required to produce evidence of having carried out not less than 100 hours solo flying, which shall be to the satisfaction of the Governor General in Council.

(2) An applicant for the renewal of a licence who has not given at least 50 hours flying tuition in the preceding 12 months, shall be required to give the flying time provided in paragraph 2 of this Section.

2. *Flight Tests*.—An applicant shall carry out such practical flying tests as may be required by the Governor General in Council or produce evidence of such qualifications as a pilot instructor as may be considered appropriate. The tests will include a demonstration by the candidate as instructor and the examiner as pupil.

(3) *Technical Examination*.—An applicant shall undergo such technical examination in the principles of flying instruction as may be required by the Governor General in Council or produce evidence of such qualifications as a pilot instructor as may be considered appropriate. The examination shall include a demonstration by the candidate of his ability to become an air school of examination for the Pilot's "B" licence, and shall test the candidate's knowledge of the rules made under the Indian Aircraft Act, 1934 (Act XXXI of 1934), and of Notices to

Airman with particular reference to the training and licensing of pilots and the responsibilities of a pilot instructor.

4. *Medical Examination*.—The medical examination shall be based on the same requirements and shall be conducted under the same conditions as set out in paragraph 4 of Section A, of this Schedule for a Pilot's "B" Licence.

Section C.—Navigator's Licence.

1. *Flight Experience*.—

(1) An applicant for a second class licence shall be required to produce evidence of having held at least two years as a navigator, during which at least 300 hours shall have been spent in the air.

(2) An applicant for a first class licence shall be required to produce evidence of having held at least five years as a navigator, during which at least 500 hours shall have been spent in the air, and less than 100 hours of this being experience of navigation in the air, of which not less than 10 hours shall have been obtained in connection with cross country flights made between the hours after sunset and two hours before sunrise.

(3) In the paragraph the expression "air experience" means experience as an operative member of the crew of an aircraft.

2. *Technical Examination*.—

(1) An applicant for a second class licence shall be required to pass to the satisfaction of the examiner an examination on the following subjects:—

(a) Theory of the earth; its dimensions and their variations, mathematical calculation of the various elements by plane trigonometry to three decimal places.

(b) Maps and charts, how to read and use them; practical properties of different projections and its variations.

(c) Compasses, their construction, use, and adjustment; elementary principles of celestial navigation.

(d) Flight by dead reckoning; with the use of instruments for the measurement and calculation of the elements of the triangle of velocities.

(e) Navigation by radiogoniometry, methods of fixing the position of an aircraft with the application of the astronomical method.

(f) International air legislation, regulations for the protection of civilians at sea; publications for the guidance of navigators.

(g) Signalling; compasses, barograph, and unaided eyesight.

(h) Meteorology; knowledge of meteorological elements and observations; arrangements for the issue of meteorological reports for pilots; principles of forecasting; construction and interpretation of synoptic charts; climatology.

(i) An applicant for a first class licence shall be required to pass to the satisfaction of the examiner an examination on the following subjects:—

(a) Parts of the earth as in clause (1) of sub-paragraph (1); with the addition of mathematical calculation of various elements by spherical trigonometry (great circle course and distances).

(b) Maps and charts; as in clause (b) of sub-paragraph (1); with the addition of the principles of construction of the different projections and its variations.

(c) Tables; elementary theory and production by the use of tables.

(d) Compasses, as in clause (c) of sub-paragraph (1); more advanced knowledge.

(e) Flight by dead reckoning, as in clause (d) of sub-paragraph (1).

(f) Navigation by radiogoniometry, as in clause (e) of sub-paragraph (1).

(g) International air legislation, etc., as in clause (f) of sub-paragraph (1).

(h) Signalling, as in clause (g) of sub-paragraph (1).

(i) Astronomical navigation; various methods of fixing the position of an aircraft, with the use and care of tables, diagrams, and instruments for the solution of this problem; knowledge of the methods actually employed.

(j) Meteorology, as in clause (h) of sub-paragraph (1); more advanced knowledge.

(k) The arrangement of subjects detailed in this paragraph shall not necessarily be that adopted in the examination where two or more subjects may be grouped into one paper. The examination shall usually be written but shall be accompanied by oral and practical tests.

3 *Medical Examination*.—The medical examination shall be conducted by medical officers specially approved by the Governor General in Council, and he shall upon the same requirements and shall be undertaken under the same conditions as set out in paragraph 4 of Section A for a Pilot's "A" Licence with the following modifications:—

(a) *General Physical Examination*.—The applicant must neither suffer from any disease or disability nor have undergone any operations, nor possess any physiological organ or organ, which might interfere with the performance of his duties. The remaining conditions for this examination shall be the same as those set out in clause (b) of sub-paragraph (b) of paragraph 4 of Section A.

(b) *General Medical Examination*.—The applicant must not suffer from any disease or disability which might interfere with the performance of his duties. The remaining conditions for this examination shall be the same as those set out in clause (b) of sub-paragraph (b) of paragraph 4 of Section A.

(c) *Eye Examination*.—The applicant must possess, with correction by spectacles if necessary, a visual acuity equal to 100 per cent, that is to say equal for each eye taken separately.

Section F.—Radio-telegraph Operator's Licence

1. *Eligibility Requirements*.

(1) For the original grant of a licence, the applicant shall be required to produce evidence of having had the following minimum air experience while performing satisfactorily in an aircraft: the duties of a radio-telegraph operator:—

- (a) Radio-telegraph licence—ten hours as a radio-telegraph operator;
- (b) Second Class licence—twenty hours as a licence holder;
- (c) First Class licence—twenty hours as a licence holder.

(2) For the renewal of a licence, the applicant shall be required to produce evidence of having had, during the two years immediately preceding the date of application, an air experience specified in sub-paragraph (1) for the applicant grade of the licence.

2. *Medical Examination*.

(1) An applicant for a licence shall be required to undergo a medical examination, by medical officers specially approved for the purpose by the Governor General in Council. This examination shall be based on the requirements set out in paragraph 4 of Section A, with the following modifications, namely:—

(a) *Normal ocular perception* shall not be required;

(b) *Binocular vision, ocular pain and ocular reflexes* may be taken into account;

(c) *Visual acuity* may be reduced for the two eyes with correction by glasses to a total of 50 per cent of the normal visual acuity, if being submitted that one eye may be extremely failing;

(d) *Visual attention* shall be paid to the following requirements:—

- (i) Freedom of nasal air passage;
- (ii) freedom of breathing tubes;
- (iii) absence of serious acute media; absence of cataracts or epithelial glaucoma;
- (iv) perception of the whispered voice at seven feet or more for each eye;
- (v) perfect perception of all vibrations between 512 and 2,048 cycles;
- (vi) absence of symptoms of benign intracranial pressure (headache, vomiting, loss of balance) whether spontaneous or easily evoked.

Section G.—General.

(1) The evidence normally required, in proof of flying experience that consists of the production of a Pilot's Log Book entitled by a responsible authority, or of a certified extract therefrom in the prescribed form, such flying experience shall be in the satisfaction of the Governor General in Council.

(2) Flight by night for the purpose of this Schedule means a flight of not less than 300 miles from the departure from which the flight started, without stop over at sea.

(3) In each flying unit, when otherwise specified, the conditions shall be those in the flying machine.

(4) The flying tests specified in Sections A to D, respectively shall be carried out within a minimum period of two months, and, together with the required examinations specified in those sections shall be completed within a period of six months preceding the date of issue of the licence.

The flying tests may be carried out in any order and each may be repeated before they shall be witnessed by at least two properly accredited witnesses, who shall hand over the official reports to the proper authorities.

The official reports shall give full details of the flying, especially of the landings. The pilot shall, in detail, in the examination, discuss, before each test, proof of ability.

A log-book shall be carried on all flights, and the graph signed by the two witnesses shall be submitted to their reports.

All landings carried out in the course of the flying tests specified in Sections A to D, respectively shall be carried three miles from the starting point of the examination.

(5) Application for the grant of licences shall be made to the Director of Civil Aviation, Simla, Delhi, by whom all the necessary forms shall be supplied on demand.

(6) Each applicant shall be accompanied by:—

(a) three unmounted photographs of the applicant's head uncovered, the angle of the head measured approximately 15° x 1°;

(b) the necessary medical certificate, and, if necessary, reports when these have not been sent direct;

(c) the necessary receipt for the payment of the fee due.

(7) An applicant who fails in any subject of the technical examination specified in Sections A to D shall not be permitted to appear for re-examination for a period of three months or such longer period as may be determined by the examination or by the Director of Civil Aviation in India.

CHAPTER II.

(See Part VI.)

REMARKS PERTAINING SPECIALLY TO THE ABOVE SUBJECT AND REVENUE OF CERTAIN OTHER SUBJECTS, AND OTHER REVENUE OF CERTAIN OTHER SUBJECTS.

Section A.—Classification of Flying Machines

1. Every flying machine for which a certificate of airworthiness is granted shall be classified as such certificate as belonging to any of the following categories and one or more of the following sub-categories:—

(1) *Normal Category*.—

Sub-category (a).—Propeller machines.

Sub-category (b).—Blade machines.

Sub-category (c).—Blade machines.

Sub-category (d).—Blade machines.

Sub-category (e).—Blade machines.

Sub-category (f).—Blade machines.

Sub-category (g).—Blade machines.

Sub-category (h).—Blade machines.

Sub-category (i).—Blade machines.

Sub-category (j).—Blade machines.

Sub-category (k).—Blade machines.

Sub-category (l).—Blade machines.

Sub-category (m).—Blade machines.

Sub-category (n).—Blade machines.

Sub-category (o).—Blade machines.

Sub-category (p).—Blade machines.

Sub-category (q).—Blade machines.

Sub-category (r).—Blade machines.

Sub-category (s).—Blade machines.

Sub-category (t).—Blade machines.

Sub-category (u).—Blade machines.

Sub-category (v).—Blade machines.

Sub-category (w).—Blade machines.

Sub-category (x).—Blade machines.

Sub-category (y).—Blade machines.

Sub-category (z).—Blade machines.

Sub-category (aa).—Blade machines.

Sub-category (ab).—Blade machines.

Sub-category (ac).—Blade machines.

Sub-category (ad).—Blade machines.

Sub-category (ae).—Blade machines.

Sub-category (af).—Blade machines.

Sub-category (ag).—Blade machines.

Sub-category (ah).—Blade machines.

Sub-category (ai).—Blade machines.

Sub-category (aj).—Blade machines.

Sub-category (ak).—Blade machines.

(c) certified, first, and had same are on hand for the purpose of the proposed flight, and the third and oil are of a grade specified by the manufacturer of the engine,

and in the case of every flying machine which is required to be certified as a necessity,—

(d) The aircraft, engine, instruments and components have been certified by a ground engineer holding the appropriate licence as to its safety for the proposed flight, in accordance with rule 90.

4. **Load sheet.**—In the case of a public transport flying machine affecting public transport, or a regular air service, a load sheet shall be completed by the person superintending the loading and such load sheet shall be submitted to the pilot or person in charge for the purpose of satisfying himself that the conditions are not in excess of any specified in the certificate referred to in paragraph 3.

5. **Display of certificate.**—Of the copies of the certificate referred to in this section, one copy shall be retained by the owner at opening of the aircraft, and one copy shall be carried in the passenger book and replaced by a further certificate issued under this section. This load sheet shall be kept by the owner or operator of the aircraft. Certificate and load sheet shall be kept for six months from the date of their completion.

Section E.—Inspection of aircraft and components after aircraft, repair, etc.

1. **Categories of inspection.**—When any flying machine which is required by these rules to be certified as a necessity or in respect of which a certificate of airworthiness has been issued by the Governor General in Council or the engine or engine of such flying machine is at any overhaul, repaired or modified, or when any part thereof is replaced, the flying machine shall not fly again, except as to air or flying machine which have no certificate of airworthiness are permitted to fly under these Rules, until and until the following conditions have been complied with:—

(1) The work shall be completed in all essential respects in accordance with—

(a) the approved type design in conformity with which the aircraft or engine was constructed, including any modifications to that design or to the aircraft or engine which may have been required or approved by the Governor General in Council, or

(b) a repair scheme which has been approved by the Governor General in Council.

(2) The methods used shall be not inferior to those authorized for the type design in conformity with which the aircraft or engine was constructed.

(3) The work shall be inspected in accordance with the provisions respecting inspection of subsequent aircraft or engine approvals in the rules.

(4) A certificate to be here set out in paragraph 3 of this section, shall be obtained.

Provided that in the case of repairs where it is not reasonably practicable to comply with the above requirements, whether by reason of particulars of the type design not being available, or otherwise, a temporary repair may be made for the purpose of enabling the aircraft to proceed directly to the nearest place at which a repair complying with the above requirements can be carried out, and, if the pilot is satisfied that, having regard to all the circumstances of the case, such repair is adequate for the purpose, the aircraft may then proceed to fly to such place.

Provided further that if it is proposed that such temporary repair shall remain in service, it shall be treated as a modification requiring the approval of the Governor General in Council and until such approval has been obtained the aircraft shall not fly except as provided in the preceding proviso or it is fit as a necessity which has been certified, and circumstances are permitted to fly under these Rules.

2. **Inspection requirements.**—The following conditions shall be complied with in the inspection of flying machines or engines during construction, subsequent overhaul, repair, modifications, or replacement, namely:—

(1) All materials used in the construction of the aircraft or engine shall be in accordance with the approved specifications for the first aircraft or engine constructed of that particular type, and such material shall be adequately identified in some of the approved specification or shall be proved to comply with such specification by suitable examination, sampling and testing.

(2) The manufacturer's inspection staff shall check, or otherwise provide means for the identification of all parts approved by them for incorporation in the aircraft or engine in such a way that the person in approving each such part can subsequently be identified.

(3) Only parts which have been approved in accordance with clause (1) may be issued to the workshop for assembly into the aircraft or engine.

(4) The manufacturer shall maintain an efficient person inspection during the work of assembly, and record the progress of such inspection for each component. Every component shall be finally inspected and approved by a qualified member of the inspection staff, who shall mark the component in such a way that he may afterwards be identified as the person having so approved it and shall also sign the inspection record.

(5) Specimens such as heat treatment of steel and non-destructive testing, measuring and retaining of timber, gauging of important parts, damping, welding, riveting, etc., shall be carried out in accordance with approved methods approved by the Governor General in Council.

(6) The manufacturer shall ensure that all components and parts obtained from subcontractors have been checked and approved in accordance with these conditions.

(7) The manufacturer shall ensure that all engines fitted in the aircraft have been subjected to the tests specified in accordance with these conditions and have passed all statutory tests. The manufacturer shall provide adequate facilities for these tests.

(8) The manufacturer shall ensure that the instruments and equipment fitted as accessories shall conform to have been legislated and any repairs thereto executed in accordance with approved specifications.

(9) The aircraft manufacturer shall ensure by suitable inspection that all engines, instruments and parts conforming with the following minimum and minimum requirements which are fitted into the aircraft are so installed as to function correctly. The person responsible for such inspection shall be identified by signature on the inspection record referred to in clause (4).

3. **Form of certificate.**—The certificate referred to in clause (4) of paragraph 1 shall be approved to the written particulars of the overhaul, repair, modification or replacement in which it relates, and shall be in the following form:—

I hereby certify that in carrying out the overhaul, repair, modification, replacement, approved above all the conditions required for the inspection of subsequent aircraft (or engine) during construction which are applicable to this aircraft (or engine) have been complied with.

Signed

Designation

Date

4. **Persons authorized to give certificate.**—The certificate referred to in clause (4) of paragraph 1 shall be signed by a ground engineer qualified under the terms and conditions of his licence to carry out or inspect the overhaul, repair, modification, or replacement to which the certificate relates, or by a person authorized by a firm or company approved by the Governor General in Council in this behalf, or where the overhaul, repair, or replacement has been carried out of a Royal Air Force workshop by Royal Air Force Personnel by the officer in charge of that workshop.

5. **Ground engineers authorized to inspect.**—The categories of ground engineers who are authorized to inspect, overhaul, repair, modification and repairs are as follows:—

(a) **Engineers of flying machines.**—overhaul, repair, modification—ground engineer licensed in Category B in respect of aircraft of the type in question.

(b) **Inspection of engines.**—a ground engineer licensed in Category D in respect of engines of the type in question.

(c) **Inspection of instruments, equipment and accessories of aircraft and engines.**—a ground engineer licensed in Category X in respect of the type of instrument, equipment or accessory in question.

6. *Disposal of certificate*.—The certificate referred to in clause (1) of paragraph 1 shall, when it relates to the strength structure of the aircraft or engine, be written in the aircraft log book, or, when it relates to the engine or engine to be written in the engine log book, or, when it relates to instruments, equipment and accessories, in the aircraft or engine log book as may be most appropriate.

Provided that if the appropriate log book is not at the place where the overhaul, repair, modification or replacement is carried out, the certificate may be given separately, but shall be passed in the log book as soon as practicable and shall be kept with the working copy of the log book until so passed.

7. *Examination after damage*.—When structural damage which materially impairs its safety occurs to an aircraft in respect of which a certificate of airworthiness is required by these Rules, the aircraft shall not again fly until the damage has been repaired and a certificate has been obtained in accordance with these Rules.

8. *Defective parts*.—When any part of an aircraft, or aero-engine, or an instrument or equipment of an aircraft is revealed by inspection to be defective, the Government General in Council may require it to be delivered to a person authorised by him in this behalf for examination, and on a request being made by the owner such part shall be returned to him after examination.

Section IV.—*General Engineers' Licences. Qualifying Tests and Examinations.*

1. *Practical experience required*.—(1) An applicant for the grant of a licence under rule 11 shall originally be required to submit the statement approved or approved by the Government General in Council in this behalf that he has the qualifications and has had the practical experience indicated below for the appropriate category of licence:—

Category A.—Not less than two years as aircraft maintenance or construction and maintenance.

Category B.—Not less than two years as aircraft maintenance, including overhaul and the testing of materials used in aircraft construction, and not less than four years in all of aircraft construction and maintenance. The applicant must be the holder of a licence in Category A.

Category C.—Not less than two years as aero-engine maintenance or construction and maintenance.

Category D.—Not less than two years as aero-engine construction, including overhaul and the testing of materials used in aero-engine construction, and not less than four years in all of aero-engine construction and maintenance. The applicant must be the holder of a licence in Category C.

Category E.—Such practical experience of the following work of which the licence is required as is in the opinion of the Government General in Council sufficient for the candidate to perform satisfactorily the duties for which the licence is required.

(2) A shorter period of practical experience than that specified may be accepted as sufficient on proof that the candidate has otherwise acquired adequate engineering experience which may be applied to the construction or maintenance of aircraft, aero-engines, instruments, accessories or equipment as the case may require.

(3) A candidate whose experience is limited to particular types of construction, methods of construction or materials may be granted a licence restricted to those particular types of construction, methods of construction or materials.

Provided that an applicant for each of the restricted licences in Category B or D shall have had and has had not over six months' experience in the complete overhaul or construction and overhaul of aircraft or aero-engines, as the case may be, and not less than three years' experience in all of aircraft construction, overhaul and maintenance, or aero-engine construction, overhaul and maintenance, as the case may be, and shall, if an applicant for a B licence, have held or a licence for one year, and, if an applicant for a D licence, have held a C licence for one year.

2. (1) *Practical examination*.—An applicant for the grant of a licence shall be required to pass in the

examination of the candidate an examination in the subjects detailed below for the appropriate category of licence:—

For all categories.

Duties and responsibilities of a general engineer; approved materials and distribution procedures; procedures regarding modifications; stress and precision regarding structures and log book entries; prescribed statement of aircraft; general principles of engineering practice.

Category A.

Inspection of aircraft before flight.

Elementary theory of flight as applied to navigation.

Inspection and inspection of aircraft and adjustment of log controls.

Inspection for wear and tear and inspection after overhaul.

Methods of carrying out repairs, replacements and modifications permitted under Category A.

Causes of defects of aircraft components.

Fitting and inspection of accessories.

Principles of construction, installation and inspection of all types of structures and instruments.

Principles of construction, installation and inspection of various types of aero engines and electrical equipment.

Inspection, testing and inspection of both and both.

Category B.

Inspection of aircraft during construction or overhaul.

The subjects for Category A, and in addition:—

Principles of manufacture, inspection, fitting and identification of aircraft materials and parts.

Methods of repair, assembly, inspection and testing of aircraft components and complete aircraft.

Category C.

Inspection of aero-engines before flight.

Principles of internal combustion engines.

Constructional details of types of aero-engines, and in which the engine defects, its and permissible clearances for wear and distortion.

Clearances and tolerances, use of measuring instruments, and knowledge of principles of operation of engines.

Methods of construction, inspection and identification of engines and components.

Inspection and inspection of engines and components.

Principles of construction, installation and inspection of aero-engine accessories.

Methods of inspection and testing of aero-engines and accessories.

Category D.

Inspection of aero-engines during construction or overhaul.

The subjects of Category C, and in addition:—

Principles of manufacture, inspection, testing and identification of aero-engine materials and parts.

Methods of repair, assembly, inspection and testing of aero-engine components and complete aero-engines.

Methods of the use of materials D and D engines and engines of the appropriate engine may be tested in the manner that is.

Category E.

One or more of the following subjects according to the purpose for which the licence is required:—

(1) Repair, overhaul and testing of engines.

(2) Repair, overhaul, testing and identification of aircraft and aero-engine instruments.

(3) Inspection, packing and maintenance of parts.

(4) Installation and inspection of engines in aircraft.

(5) Construction and repair by welding.

(6) The candidate may require a candidate to undergo a practical test in any of the subjects of examination.

(7) An applicant for the renewal of a licence who has not, since the issue of the licence, been employed on the work for which the licence was issued may be required to undergo examination as a condition of the renewal of the licence.

Section 6.—General.

1. Applications for the issue or renewal of certificates of appointment and ground engineers' licenses shall be made to the Director of Civil Aviation in India, Simla/New Delhi, by whom all the necessary forms shall be supplied on demand, and by whom instructions shall be issued as to the place and time

of inspection or examination and as to further information or evidence required for the purpose of the issue of the certificate or license.

2. The detailed syllabus of examinations for ground engineers shall be supplied by the Director of Civil Aviation in India, Simla/New Delhi, on demand.

SCHEDULE IV.

Figure 1.—Navigation Lights—Angular limits, as prescribed in rule 85.

Diagram.

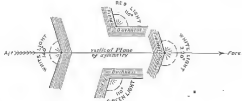


Figure 2.—Star of five points prescribed in sub-rule (2) of rule 102.



Figure 3.—Red square panel and red rectangular panel prescribed in sub-rule (4) of rule 102.



Figure 4.—Red square panel prescribed in sub-rule (5) of rule 102.



Figure 5.—Red square panel prescribed in sub-rule (3) of rule 101.



Figure 6.—Red square prescribed in sub-rule (2) of rule 105.



Figure 7.—Heel and triangular equivalent pyramidal prescribed in sub-rule (2) of rule 106.



NOTIFICATION.

Announcement.

Strikes A.—Regulation to protect of interest.

(See rule 80.)

1. The landing area shall be of adequate dimensions for the type of aircraft in respect of which the license is required, having regard to the altitude of the ground and the nature of surrounding obstructions.

2. The landing area shall be sufficiently level and smooth to prevent an danger in aircraft landing or taking off, and sufficiently firm to the conditions as which it is to be used to withstand the weight of the aircraft to be used.

3. The landing area shall be adequately marked with boundary marks and such aid ground, or other, markings as may be considered necessary by the Director of Civil Aviation in India.

4. For an aerodrome to be used for night flying, the following equipment shall be provided, namely—boundary lights, obstruction lights, illuminated wind indicator, and other forms of floodlight.

5. The direction of the wind shall be clearly indicated by one or more of the recognized methods approved by the Director of Civil Aviation in India.

6. For an aerodrome operating solely for such international traffic shall be displayed as may be specified by the Director of Civil Aviation in India.

Section B.—Surf of landing and landing charges at Government aerodromes.

(See rule 82.)

7. The charges for landing and housing of aircraft, other than aerodrome, at Government aerodromes shall be as follows:—

Type of aircraft.	Landing Fee.					Housing Fee (per night).	
	For aircraft landing at a specified aerodrome.	For aircraft landing at a specified aerodrome.	For aircraft landing at a specified aerodrome.	For aircraft landing at a specified aerodrome.	For aircraft landing at a specified aerodrome.	For aircraft landing at a specified aerodrome.	For aircraft landing at a specified aerodrome.
1. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
2. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
3. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
4. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
5. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
6. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
7. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
8. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
9. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
10. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
11. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
12. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
13. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
14. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
15. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
16. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
17. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
18. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
19. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
20. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
21. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
22. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
23. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
24. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
25. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
26. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
27. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
28. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
29. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
30. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
31. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
32. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
33. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
34. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
35. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
36. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
37. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
38. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
39. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
40. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
41. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
42. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
43. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
44. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
45. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
46. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
47. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
48. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
49. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
50. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
51. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
52. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
53. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
54. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
55. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
56. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
57. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
58. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
59. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
60. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
61. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
62. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
63. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
64. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
65. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
66. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
67. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
68. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
69. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
70. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
71. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
72. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
73. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
74. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
75. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
76. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
77. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
78. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
79. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
80. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
81. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
82. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
83. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
84. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
85. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
86. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
87. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
88. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
89. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
90. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
91. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
92. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
93. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
94. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
95. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
96. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
97. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
98. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
99. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00
100. For aircraft landing at a specified aerodrome.	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00	Rs. 1.00

2. For landing purposes, the area of an aircraft shall be calculated as the product of the span and the length of the aircraft.

3. The payment of the landing fee shall entitle aircraft to the use of the landing ground for sighting and departure, to the extent of all available facilities, as to service and weather conditions, and to the services of the aerodrome personnel, if available, for housing in guiding the aircraft, starting propellers, carrying petrol and oil, etc.

4. Any flight, of which prior notice is given to the Aerodrome Officer, and which is undertaken solely for the purpose of ascertaining the aerobility of the use of the engine or engines, or for the purpose of the aircraft, shall be charged for by a landing fee.

5. The extra fee for each landing or departure at night will be levied only when previous arrangement is made, or when other lighting apparatus are used.

6. In lieu of the extra fee for each landing or departure at night the person by whom such fee is payable may at his option pay a charge of Rs. 5 per hour or part thereof for a maximum of landings or departures performed by a single user of the aerodrome concerned.

7. In respect of an aircraft fitted with wireless telegraph apparatus, in lieu of the extra fee for each landing, and in addition to the standard landing fee, a person by whom such fee is payable may at his option pay a monthly charge at the following rates:—

SYNOPSIS.

PART II.

(See rule 131.)

Subject of Order.	Page of rule.	Section.
1. Appointment and service of members of the Executive Council of the Government.	131	1
2. Appointment and service of members of the Executive Council of the Government.	131	2
3. Appointment and service of members of the Executive Council of the Government.	131	3
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30. Appointment and service of members of the Executive Council of the Government.	131	30

New Rules, as 28th March 1937.

No. 1-1937.—In pursuance of sub-section (2) of section 17-A of the Indian Statute Book, 1933 (P of 1933), the Governor-General in Council is pleased to appoint the Hon'ble Mr. A. G. Chow, M.A., C.S., I.C.S., to be Chairman of the Central Public Board.

CONSTITUTION.

New Rules, as 28th March 1937.

No. 2-1937.—In pursuance of sub-section (2) of section 17-A of the Indian Statute Book, 1933 (P of 1933), the Governor-General in Council is pleased to appoint the Hon'ble Mr. A. G. Chow, M.A., C.S., I.C.S., to be Chairman of the Central Public Board.

(1) On page 131, in the first line, for the word "member," read "members".

(2) On page 131, in clause (a) of rule 6, for the words "and on and kept," read "and on and kept".

(3) On page 131, in clause (b) of rule 6, for the words "the words" read "the words".

(4) On page 131, in clause (c) of rule 6, for the words "the words" read "the words".

(5) On page 131, in clause (d) of rule 6, for the words "the words" read "the words".

(6) On page 131, in clause (e) of rule 6, for the words "the words" read "the words".

(7) On page 131, in clause (f) of rule 6, for the words "the words" read "the words".

(8) On page 131, in clause (g) of rule 6, for the words "the words" read "the words".

(9) On page 131, in clause (h) of rule 6, for the words "the words" read "the words".

(10) On page 131, in clause (i) of rule 6, for the words "the words" read "the words".

(11) On page 131, in clause (j) of rule 6, for the words "the words" read "the words".

(12) On page 131, in clause (k) of rule 6, for the words "the words" read "the words".

(13) On page 131, in clause (l) of rule 6, for the words "the words" read "the words".

(14) On page 131, in clause (m) of rule 6, for the words "the words" read "the words".

(15) On page 131, in clause (n) of rule 6, for the words "the words" read "the words".

(16) On page 131, in clause (o) of rule 6, for the words "the words" read "the words".

(17) On page 131, in clause (p) of rule 6, for the words "the words" read "the words".

(18) On page 131, in clause (q) of rule 6, for the words "the words" read "the words".

(19) On page 131, in clause (r) of rule 6, for the words "the words" read "the words".

(20) On page 131, in clause (s) of rule 6, for the words "the words" read "the words".

(21) On page 131, in clause (t) of rule 6, for the words "the words" read "the words".

(22) On page 131, in clause (u) of rule 6, for the words "the words" read "the words".

(23) On page 131, in clause (v) of rule 6, for the words "the words" read "the words".

(24) On page 131, in clause (w) of rule 6, for the words "the words" read "the words".

(25) On page 131, in clause (x) of rule 6, for the words "the words" read "the words".

New Rules, as 28th March 1937.

No. 3-1937.—In pursuance of the powers conferred by rule 13 of the Indian Statute Book, 1933, the Governor-General in Council is pleased—

(a) to declare the civil servants as the Public Officers of the Government, and

(b) to appoint the Chief Customs Officer and the Customs Collector for the State, being appointed for the post of Customs Officer (No. 1) and Customs Collector (No. 1) respectively, to be in charge of the Customs Office and Customs Collection for the purpose of the said rules of the said Statute Book.

New Rules, as 28th March 1937.

No. 4-1937.—Under rule 6 (a) (i) of the general rules for provincial services, M.S. No. 3, P. 1937, the Governor-General in Council is pleased to appoint the Hon'ble Mr. A. G. Chow, M.A., C.S., I.C.S., to be Chairman of the Central Public Board.

No. 5-1937.—Under rule 6 (a) (i) of the general rules for provincial services, M.S. No. 3, P. 1937, the Governor-General in Council is pleased to appoint the Hon'ble Mr. A. G. Chow, M.A., C.S., I.C.S., to be Chairman of the Central Public Board.

No. 6-1937.—Under rule 6 (a) (i) of the general rules for provincial services, M.S. No. 3, P. 1937, the Governor-General in Council is pleased to appoint the Hon'ble Mr. A. G. Chow, M.A., C.S., I.C.S., to be Chairman of the Central Public Board.

No. 7-1937.—Under rule 6 (a) (i) of the general rules for provincial services, M.S. No. 3, P. 1937, the Governor-General in Council is pleased to appoint the Hon'ble Mr. A. G. Chow, M.A., C.S., I.C.S., to be Chairman of the Central Public Board.

No. 8-1937.—Under rule 6 (a) (i) of the general rules for provincial services, M.S. No. 3, P. 1937, the Governor-General in Council is pleased to appoint the Hon'ble Mr. A. G. Chow, M.A., C.S., I.C.S., to be Chairman of the Central Public Board.

(Electricity)

APPOINTMENTS.

For St. George, April 18, 1937.

No. 10.—Under rule 6 (a) (i) of the general rules for provincial services, M.S. No. 3, P. 1937, the Governor-General in Council is pleased to appoint the Hon'ble Mr. A. G. Chow, M.A., C.S., I.C.S., to be Chairman of the Central Public Board.

No. 11.—Under rule 6 (a) (i) of the general rules for provincial services, M.S. No. 3, P. 1937, the Governor-General in Council is pleased to appoint the Hon'ble Mr. A. G. Chow, M.A., C.S., I.C.S., to be Chairman of the Central Public Board.

No. 12.—Under rule 6 (a) (i) of the general rules for provincial services, M.S. No. 3, P. 1937, the Governor-General in Council is pleased to appoint the Hon'ble Mr. A. G. Chow, M.A., C.S., I.C.S., to be Chairman of the Central Public Board.

No. 13.—Under rule 6 (a) (i) of the general rules for provincial services, M.S. No. 3, P. 1937, the Governor-General in Council is pleased to appoint the Hon'ble Mr. A. G. Chow, M.A., C.S., I.C.S., to be Chairman of the Central Public Board.

No. 14.—Under rule 6 (a) (i) of the general rules for provincial services, M.S. No. 3, P. 1937, the Governor-General in Council is pleased to appoint the Hon'ble Mr. A. G. Chow, M.A., C.S., I.C.S., to be Chairman of the Central Public Board.

No. 15.—Under rule 6 (a) (i) of the general rules for provincial services, M.S. No. 3, P. 1937, the Governor-General in Council is pleased to appoint the Hon'ble Mr. A. G. Chow, M.A., C.S., I.C.S., to be Chairman of the Central Public Board.

No. 16.—Under rule 6 (a) (i) of the general rules for provincial services, M.S. No. 3, P. 1937, the Governor-General in Council is pleased to appoint the Hon'ble Mr. A. G. Chow, M.A., C.S., I.C.S., to be Chairman of the Central Public Board.

No. 17.—Under rule 6 (a) (i) of the general rules for provincial services, M.S. No. 3, P. 1937, the Governor-General in Council is pleased to appoint the Hon'ble Mr. A. G. Chow, M.A., C.S., I.C.S., to be Chairman of the Central Public Board.

No. 18.—Under rule 6 (a) (i) of the general rules for provincial services, M.S. No. 3, P. 1937, the Governor-General in Council is pleased to appoint the Hon'ble Mr. A. G. Chow, M.A., C.S., I.C.S., to be Chairman of the Central Public Board.

in this licence and the provisions therein the most favourable conditions, provided that in the licence—

(1) The expression "the Act" shall mean the Indian Electricity Act, 1910, with statutory modifications thereon.

(2) The expression "the licensee" shall mean and include the Chaco Electric Supply Corporation, Limited, and their permitted agents.

(3) The expressions "First Licence" and "Second Licence," and "Third Licence" shall mean the first, second and third licences in this licence respectively.

(4) The expression "depotary" shall mean the place showing the area of supply of the streets or other electric lines have responsibility to be laid, all hereafter specified, which has been deposited with the Government of Madras in pursuance of the rules under the Act, and whose plan is signed for the purpose of identification by the Secretary to the Government of Madras in the Public Works Department and by the licensee under the same title of the Chaco Electric Supply Corporation, Limited.

(5) The expression "unit" shall mean the quantity of energy measured on a current of one thousand volts flowing under an electro-motive force of one volt during the hour.

(6) The expression "load factor" shall mean the ratio or percentage of the average quantity per hour to the maximum quantity per hour of energy supplied on any day.

3. Commencement of licence.—The date of the subscription by the Government of Madras in the Part II, General Gazette that this licence has been granted is in this licence referred to as "the commencement of the licence."

4. Licence and the period within which under clause 1 (b) of the schedule to the Act the licensee shall show that they have available capital of Rs. 20,000 in actual cash and are in a position fully and efficiently to undertake the duties and obligations imposed on them by this licence throughout the area of supply shall unless otherwise ordered by the Government of Madras end at the close of six months from the commencement of the licence.

(1) The period is than which under clause 1 (b) of the schedule to the Act the licensee shall complete the work to be completed shall unless otherwise ordered by the Government of Madras be six months and expires three months respectively.

5. Area of supply.—The area within which the supply of electric energy is authorized by this licence is the whole of the area contained in the municipal limits of Chaco Electric town and in the present and future limits of the Chaco Electric Municipality Board.

Nothing in this licence shall be construed to prevent the Street Lighting Board, being from the Secretary of Public Supply of electric energy for their systems are within the area of supply.

6. Payment of charges.—Subject to the provisions of this licence and the Act and the rules thereunder the licensee shall be entitled during the continuance of this licence to supply electric energy within the area of supply for the purposes.

Provided that any prospective licensee within the licensee area having a connected load of 100 h.p. or more may, if, in the opinion of Government, it is deemed expedient, be supplied with electric energy at low at high voltage by Government consent.

Provided that the licensee shall and without adequate notice being given, all lines in order any alterations under section 22 of the Act be supplied with energy that is consistent with their obligation to maintain a constant supply to consumers due regard being had to the licensee's load factor and the supply of energy from Government when charged with.

Provided that no supply of energy shall be ordered until the licensee's works have been inspected by the Electric Inspector to Government and proved to him as satisfactory and until the Government of Madras have approved (1) the form of payment to be made by the various consumers of the premises in respect of energy, (2) the form of written contract or agreement with the licensee, agreeing to take a supply of energy and (3) all miscellaneous charges indicated in such supply, and also until the Government have been fully satisfied of the amount of all actual costs already to be charged to consumers for energy supplied for various purposes:

Provided further that every change in or addition to the rates shall be communicated to the Government at least one month prior to its coming into force.

7. System of supply.—The system to be adopted for the supply and transmission of electric energy under this licence are the following:—

(1) (a) A medium pressure alternating current system 4400 volts or at a pressure of 11,000 volts, frequency of 450 cycles per second, between phases and 230 volts between phase and neutral which shall be carried of one point only at each separate distributing station and at a frequency of 30 complete periods per second.

(b) A high pressure alternating current three phase system at a pressure of 11,000 volts between phases and a frequency of 30 complete periods per second.

(2) The detailed details of the high pressure system may, with the approval of the Government of Madras and the consent of the Telegraph authorities and the Railway authorities, be modified in detail.

Provided always that it shall be lawful for the Government from time to time to issue, with such regard to the expense involved and to the effect upon the commercial prospects of the undertaking, regulations dealing with the above system of supply or to authorize subject to such limitations and conditions as shall be prescribed in writing by the Government either system of supply to be adopted for the purpose of this licence.

(3) The transmission lines, feeders, distributing mains and service lines may be carried in underground in whole or in part, and shall be erected, constructed and maintained by the licensee in strict conformity with the Act and the rules thereunder and the following provisions:—

(a) The licensee shall not use overhead lines at any higher pressure than medium pressure without the sanction in writing of the Electric Inspector to Government in such case and subject to any conditions or limitations as the Electric Inspector to Government may prescribe.

(b) In streets which may at any time hereafter be ordered in writing by the Government of Madras all electric lines shall be laid underground.

(c) Where the transmission or service lines are carried on poles along the streets at least, simple or in similar alternative positions, the wires shall be laid underground or at such height as will clear of the free and safe passage of these persons.

(d) Poles for overhead lines shall not be erected without the previous permission of the Electric Inspector in such portions of streets and thoroughfares where the wires may be objectionable traffic after the poles are erected at less than 30 feet.

(e) In narrow lanes through which vehicle traffic is not permitted the poles shall be placed on the outside edge of the lane and in special circumstances to be approved by the Electric Inspector to keep the wires inaccessible from every building.

(f) In any street or at such conspicuous as short overhead electric lines are run, such lines shall except with the previous permission of the Electric Inspector be not brought on one side only.

(g) Where overhead mains carrying alternating current are used, the precautions shall be taken by the licensee to avoid any possible interference with the adjacent telegraph or telephone conductors due to inductive effects; the overhead wires shall be suitably transposed where necessary.

(h) For the purpose of rule 8 (1) of the Indian Electricity Rules, 1910, the maximum wind pressure shall be taken as 30 lb per square foot.

8. Conspicuous marking.—The licensee shall lay down suitable and sufficient transmission lines, feeders and distributing mains and erect the necessary stations with all necessary and appropriate apparatus for giving a continuous supply of energy and shall do all other works necessary for the maintenance of the supply and to the satisfaction of the Government of Madras. Permanent and movable signs or marks as are indicated in the first schedule and as indicated in red on the deposited map, in the case of difference between the description in the first schedule and as indicated on the deposited map the latter shall prevail. The licensee shall continue to erect the signs referred to in the first schedule from the commencement of the licence and shall complete the same within three

years covered. The works referred shall be in general accordance with the scheme mentioned in the third subsection and with such modifications as may be approved hereafter in writing by the Government of Madras.

(d) Further within twelve months of the receipt of the application and subject to the first provision of clause VI (2) of the schedule to the Act, the licensee shall pay three instalments and sufficient additional amounts to the Government and distributing agency to meet the interest to which it is entitled on the amount advanced, with interest thereon, every having a downward of not less than 5,000 rupees per annum per acre of additional low income land and 10,000 rupees per acre of 15,000 rupees land.

[4] In addition to the streets mentioned in the first scenario the business deal by Gerni further distinguishes some to an approximate length of one mile as may be directed by the Government of Baden within six months of the commencement of use thereof.

(d) If the Government fails to comply with the above provisions or should, in the opinion of the Government of Malawi, the progress made during any part of the trial period of two years be unsatisfactory, the licence may be revoked and the security forfeited.

(c) The licensee shall submit reports to the Electric Inspector in Government (Chief Engineer for Electrical) every six months from the commencement of the license until the completion of the compulsory works specifying all steps taken and the progress made in carrying out such work.

9. (c) **Generating stations**—There shall be not more than two generating stations (preferably coal) situated within the zone of supply both to be closed down simultaneously any time after five years or such later date as may be decided by Government, if in the meantime supply of electrical energy from a Government source has become available.

[illegible]

(c) The licensee shall employ a resident Electrical Engineer in technical charge of the undertaking who is the officer of the Government as notified for the purpose.

13. **Reading as objects and endings and means of maintenance.**—(a) The Incas were fairly quickly enthralled to Spain and took up the end and presence of the U.S. Marquis at such points and places and to such extent only as shall have been previously proposed, by writing, the Government after he has been asked the price, also one called to such the ruling and the U.S. government is obligated to pay the amount with any such value has been provided by the Government.

(4) The length of the trenches to be opened on any street at any one time and the period for which they may remain open shall be determined from time to time by the Government of Madras or the local authority by which such streets are regulable. When any street is closed not more than half the width of such street shall without the special authority in writing of the Government of Madras or the local authority, as aforesaid, be closed to traffic.

(f) The licenses are further authorized to cross all rivers, streams and interrupting channels within or contiguous to the area of study to accommodate any such conditions as the Government may choose.

11. Limits of power to be changed in regard to supply of energy.—(a) The power to be changed by the license for energy supplied by them shall not exceed those stated on that behalf in the second schedule to the Act, or the use of a method of charge approved by the Government of Madras in accordance with clause X of the schedule to the Act, such method as the Government of Madras may in its opinion so the Act, notwithstanding the license may enter into special contracts, subject to sections 22 and 23 of the Act, for the supply of energy.

(3) Should a supply of electrical energy in bulk become available at any future date from a Government power system the licensee shall obtain all their requirements from such a system or source of supply subject to the conditions of clause 8 (a) within twelve months less the time from which notice is given by Government that such supply is available.

(3) In the case where the energy is obtained from a Government power source, the licensee shall receive in rental rates and in contribution to nothing in such regulation as may be fixed by the Government, if a bulk supply is obtained from a source other than a Government power system, the licensee shall retain the rate charged to consumers and also the surplus is apportioned in the same manner as this income to such extent as may be directed by the Government.

12. Continuity of service.—It shall be the duty of the licensee to give to the nearest magistrate knowledge and full information of any circumstances in which interruption of the supply may be apprehended as a result of such cessation or disturbance of the public peace or any strike or lockout of the nature specified in section 15 of the Trade Disputes

23. **Methods of unloading.**—(a) The options of unloading given by section 7, sub-section (3), of the Act shall not be exercisable on the expiration of the period of time from the commencement of the voyage until the end of the period of every subsequent period of seven years during the continuance of such insurance. The percentage of the yields to be determined in accordance with and for the purpose of sub-section (1) of section 7 of the Act at all times, buildings, vessels, materials and plants of the licensee therein, may be used to be added under the second phrase of the sub-section to the percentage of completion of the voyage shall be twenty per centum.

(b) In compliance with the provisions of article 141 of the Decree of 1935, the Commission has declared that the generating station within the area of supply belonging to the licensee and to be used in connection with the underwriting, as if there is no generating station within the area of supply has no legal status. Hydroelectric or other power source, there is one case the licensee has no right and distributing station he is bound in connection with the underwriting as who the original licensee if any of operations or being founded by the licensee in the previous shall have part of the underwriting and the operation of power under section 2 of article 7 of the Decree.

(f) During the period of article provided in section 7 (D) of the Act, all extraneous and surplus of money obtainable to the capital account of the Reserve Bank shall be subject to the previous approval of the Government.

[illegible]

51. Assignment of Income.—At any time after the completion of the term, the donees may, by a written instrument, assign to the donor, or to any one or more of them, any or all of the income from the property, and the assignee or assignees in respect of which the income is so granted (including all lands, buildings, wells, minerals and plant of the business) is a taxpayer thereof for the year in which the income is received. In making such an assignment, the donor is authorized to take into account the income and the amount of the income to be assigned, and the amount of the income to be assigned may be set to zero, and the power, and the effect, of the assignment given by the donor, may be terminated under such provisions as the donor may desire. The donor may also, in such assignment, or otherwise, provide, provide, and substitute, assignees and beneficiaries of the income to be assigned and transferred to and shall be deemed to be a donee of the income, and the income derived or to be derived or assigned, in such event.

He said that a complete assessment of the merits of the proposed amendment is placed before the Government of Madras and that no change or removal of provisions or in the shape of an undertaking not commercial profits of goodwill should be included in the terms of the amendment, and

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Many copies of these maps were printed during the month of 1908.

E. J. COCHIN, Engineer,
Survey Department of India.



SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE

No. 16]

MADRAS, TUESDAY EVENING, APRIL 20, 1937.

(PRICE, 3 pacs.)

**ABSTRACT OF SEASON REPORT FOR THE WEEK ENDING
17TH APRIL 1937.**

GENERAL SUMMARY.

Seasonal conditions in Coimbatore, Cuddalore, Chingleput, Chittoor, North Arcot, South Arcot, Tiruchengode, Madurai, Ponnai, Tanjore and the Nilgiris; but in Northern Districts, Coimbatore, Tanjore and Kallakurichi; light or all clearness. Water-supply normal except in parts of Bellary, Anantapur, Madurai, Chingleput, South Arcot, North Arcot, South Arcot, Coimbatore, Ponnai and Madurai. Standing crops generally fair. Harvest of paddy in parts of Anantapur, Nilgiris, Coimbatore, Tanjore and Madurai, and of cotton in parts of Bellary and Coimbatore and sowing of sugarcane in parts of Vengaloor, Bellary and Coimbatore and picking of cotton in parts of Bellary, Bellary, Anantapur and Coimbatore proceeding; cottons generally fair except in parts of Bellary, Madurai and Tanjore. Condition of cattle generally good except in parts of Coimbatore and Nilgiris. Fodder generally sufficient. Employment available. Trade rising for rice in West Godavari, Tanjore and Kallakurichi and for cotton and cotton in Coimbatore; prices falling for cotton in West Godavari and Madurai, for sugar in Madurai, prices generally stationary in other areas.

D. J. R. NICHOL,
Joint Secretary.

Board of Revenue, Madras.
20th April 1937.

DISTRICT REPORTS.

VIJAYAPUTNAM.

Water-supply sufficient. Standing crops fair. Cutting of sugarcane and harvest of paddy proceeding in parts; cotton fair in some. Fodder available. Condition of cattle generally good.

RANTHAPUR.

Water-supply sufficient. The Government 240 feet above sea level, on station, 240 feet above sea level, in the last week and 240 feet below sea level in the corresponding week of the previous year. Standing crops fair. Fodder available. Fodder sufficient. Condition of cattle generally good.

WEST GODAVARI.

Water-supply sufficient. Standing crops fair. Fodder available. Fodder sufficient. Condition of cattle generally good.

KINNA.

Water-supply sufficient for drinking. The Government 240 feet below sea level, on station, 240 feet below sea level in the last week and 240 feet below sea level in the corresponding week of the previous year. Standing crops fair. Fodder available except in parts; cotton fair. Fodder available except in parts. Fodder sufficient. Condition of cattle generally good.

GUNTUR.

Water-supply sufficient. Standing crops fair. Fodder available except in parts; cotton fair. Fodder available except in parts. Fodder sufficient. Condition of cattle generally good except for some parts in parts of the districts of Tiruchengode and Kallakurichi.

KUDNOOR.

Water-supply fairly sufficient for drinking. Standing crops fair. Fodder available. Fodder sufficient. Condition of cattle generally good. Employment available. Fodder fair.

BELLARY.

Water-supply sufficient for drinking purposes; supply inadequate for irrigation for the district as a whole. Standing crops fair. Cutting of sugarcane and picking of cotton proceeding in parts; cotton fair in some parts; sugarcane fair in some. Fodder available. Fodder sufficient except in parts of the district. Condition of cattle generally good. Employment available in agricultural operations, industrial concerns and in the service of the police force, in the Bellary district and the dry parts of the Bellary district, cottons employed in all districts. Stocks of food-grains sufficient. Fodder fair and normal in the districts of Bellary, Tanjore, Ponnai, Madurai, Kallakurichi and Bellary, and satisfactory in parts of the districts of Bellary, Tanjore, Bellary and Bellary.

ANANTAPUR.

Water-supply not adequate except in parts. Standing crops generally fair. Harvest of paddy and cotton and picking of cotton proceeding in parts;



SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE

No. 161

MADRAS, TUESDAY EVENING, APRIL 20, 1937.

[Fruct, 8 piés]

WHOLESALE PRICES OF COMMODITIES PREVAILING ON THE
19TH APRIL 1937.

[All polymers is subject per imperial amount of 80-877th (equivalent to 2,000 tons) except where otherwise stated and subject to rates prevailing on Monday.]

(All prices are in rupees unless otherwise stated and unless so stated prevailing on Monday.)				Price.
Grains.	Quality.	Place.	Season.	Price.
1. PADDY, FIRST SORT.				
Vatnagrum ..	Georgy, autumn, first	2-35		
	Do., (old)	2-35		
Comenda ..	Kishid, second ..	2-35		
	Do. ..	2-35		
Bayphamany ..	Do. (old) ..	2-35		
Kilue ..	Do. (new) ..	2-35		
	Do. (new) ..	2-35		
Brenda ..	Vandam, (old) ..	2-35		
	Do. (new) ..	2-35		
Manjigaram ..	Dobhagum (old) ..	2-35		
	Do. (new) ..	2-35		
Gaur ..	Azimgum (old) ..	2-35		
	Do. (new) ..	2-35		
Nilue ..	Molag, (old) ..	2-35		
	Quality (old) ..	2-35		
	Molag, (old) ..	2-35		
	Quality (old) ..	2-35		
Cuddalore ..	Channan, second ..	2-35		
Valore ..	Channan, second ..	2-35		
	Quality ..	2-35		
Trichopoly ..	Nilue, second, first ..	2-35		
Kumbham ..	White, autumn ..	2-35		
Bayphamany ..	Do. ..	2-35		
Trichopoly ..	Do. ..	2-35		
Manjigaram ..	Channa, first grade ..	2-35		
	or	2-35		
	Baggi, first grade ..	2-35		
2. PADDY, SECOND SORT—cont.				
Vatnagrum ..	Georgy, autumn, first	2-35		
	Do., (old) ..	2-35		
Comenda ..	Kishid, second ..	2-35		
	Do. ..	2-35		
Bayphamany ..	Do. (old) ..	2-35		
Kilue ..	Do. (new) ..	2-35		
	Do. (new) ..	2-35		
Brenda ..	Vandam, (old) ..	2-35		
	Do. (new) ..	2-35		
Manjigaram ..	Dobhagum (old) ..	2-35		
	Do. (new) ..	2-35		
Gaur ..	Azimgum (old) ..	2-35		
	Do. (new) ..	2-35		
Nilue ..	Molag, (old) ..	2-35		
	Quality (old) ..	2-35		
	Molag, (old) ..	2-35		
	Quality (old) ..	2-35		
Cuddalore ..	Channan, second ..	2-35		
Valore ..	Channan, second ..	2-35		
	Quality ..	2-35		
Trichopoly ..	Nilue, second, first, new	2-35		
Kumbham ..	White, autumn ..	2-35		
Bayphamany ..	Do. ..	2-35		
Trichopoly ..	Do. ..	2-35		
Manjigaram ..	Channa, first grade ..	2-35		
	or	2-35		
	Baggi, first grade ..	2-35		
3. PADDY PRIME FLAKES OUTSIDE THE MADRAS PINGGEE.				
Madras ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Cuddalore ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Valore ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Kumbham ..	Barua, (old) ..	2-35		
Bayphamany ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Manjigaram ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Gaur ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Nilue ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Cuddalore ..	Barua, (old) ..	2-35		
Valore ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Kumbham ..	Barua, (old) ..	2-35		
Bayphamany ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Manjigaram ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Gaur ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Nilue ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Cuddalore ..	Barua, (old) ..	2-35		
Valore ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Kumbham ..	Barua, (old) ..	2-35		
Bayphamany ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Manjigaram ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Gaur ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Nilue ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Cuddalore ..	Barua, (old) ..	2-35		
Valore ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Kumbham ..	Barua, (old) ..	2-35		
Bayphamany ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Manjigaram ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Gaur ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Nilue ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Cuddalore ..	Barua, (old) ..	2-35		
Valore ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Kumbham ..	Barua, (old) ..	2-35		
Bayphamany ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Manjigaram ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Gaur ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Nilue ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Cuddalore ..	Barua, (old) ..	2-35		
Valore ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Kumbham ..	Barua, (old) ..	2-35		
Bayphamany ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Manjigaram ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Gaur ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Nilue ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Cuddalore ..	Barua, (old) ..	2-35		
Valore ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Kumbham ..	Barua, (old) ..	2-35		
Bayphamany ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Manjigaram ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Gaur ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Nilue ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Cuddalore ..	Barua, (old) ..	2-35		
Valore ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Kumbham ..	Barua, (old) ..	2-35		
Bayphamany ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Manjigaram ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Gaur ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Nilue ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Cuddalore ..	Barua, (old) ..	2-35		
Valore ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Kumbham ..	Barua, (old) ..	2-35		
Bayphamany ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Manjigaram ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Gaur ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Nilue ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Cuddalore ..	Barua, (old) ..	2-35		
Valore ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Kumbham ..	Barua, (old) ..	2-35		
Bayphamany ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Manjigaram ..	Barua, (old) ..	2-35		
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	Barua, (old) ..	2-35		
Nilue ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Cuddalore ..	Barua, (old) ..	2-35		
Valore ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Kumbham ..	Barua, (old) ..	2-35		
Bayphamany ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Manjigaram ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Gaur ..	Barua, (old) ..	2-35		
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	Barua, (old) ..	2-35		
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Valore ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
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Bayphamany ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Manjigaram ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Gaur ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Nilue ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Cuddalore ..	Barua, (old) ..	2-35		
Valore ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Kumbham ..	Barua, (old) ..	2-35		
Bayphamany ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Manjigaram ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Gaur ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
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	Barua, (old) ..	2-35		
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Valore ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Kumbham ..	Barua, (old) ..	2-35		
Bayphamany ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
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	Barua, (old) ..	2-35		
Gaur ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Nilue ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
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Valore ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Kumbham ..	Barua, (old) ..	2-35		
Bayphamany ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Manjigaram ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Gaur ..	Barua, (old) ..	2-35		
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	Barua, (old) ..	2-35		
Cuddalore ..	Barua, (old) ..	2-35		
Valore ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Kumbham ..	Barua, (old) ..	2-35		
Bayphamany ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Manjigaram ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Gaur ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Nilue ..	Barua, (old) ..	2-35		
	Barua, (old) ..	2-35		
Cuddalore ..	Barua, (old) ..	2-35		
Valore ..	Barua, (old) ..	2-35		
Trichopoly ..	Barua, (old) ..	2-35		
Kumbham ..	Barua, (old) ..	2		



SUPPLEMENT TO PART I

OF

THE FORT ST. GEORGE GAZETTE

No. 36]

MADRAS, TUESDAY EVENING, APRIL 23, 1937.

[Price, 1 a. 6 p.]

NOTICES

RETURNS OF ELECTION EXPENSES.

It is hereby published that the returns of election expenses and the declarations have been lodged by the candidates mentioned hereunder on the dates specified against each. They are available for inspection between 10 a.m. and 4 p.m. in the Collector's Office, Coimbatore, on payment of a fee of one rupee for a period of fourteen days from the date of publication of the notice in the Fort St. George Gazette.

MADRAS LEGISLATIVE ASSEMBLY.

MEMBERSHIP OF THE ASSEMBLY.

Name of the candidate.	Date on which the return is lodged.
1 G. Mahomed Sayed Sahib ..	6th April 1937.
2 Mahomed Mahomed Sahib ..	6th April 1937.
3 Akh. Akbar Khan Sahib ..	6th April 1937.

MADRAS LEGISLATIVE COUNCIL.

GENERAL CONSTITUENCY.

1 M.R. Ry. P. Subbarao ..	Chennai 6th April 1937.
2 M.R. Ry. K. Subramanyam ..	Chennai 6th April 1937.

V. S. SREJANATH.

Collector and Returning Officer,
Coimbatore, 15th April 1937.

It is hereby notified for the information of all concerned that the aforementioned candidates for the election to the Madras Provincial Legislative Assembly and Council lodged their returns of election expenses together with the necessary declarations with the Collector, Coimbatore, and the Returning Officer on the dates mentioned against their names. Any person on payment of a fee of 10 a. 1 p. and within fourteen days from the date of publication of this notice in the Fort St. George Gazette may inspect the returns or the declarations between the hours of 11 a.m. and 4 p.m. on all working days on any day.

MADRAS LEGISLATIVE ASSEMBLY.

MEMBERSHIP OF THE ASSEMBLY.

Name of candidate.	Date of lodging.
1 M.R. Ry. Vengal Rao ..	20th March 1937
2 M.R. Ry. S. Subbarao ..	2nd April 1937.
3 M.R. Ry. S. Subbarao ..	2nd April 1937.

S. S. S.

TAMILNADU LEGISLATIVE ASSEMBLY.

Name of candidate.	Date of lodging.
M.R. Ry. T. Viswanatham ..	6th April 1937.

MADRAS LEGISLATIVE COUNCIL.

GENERAL CONSTITUENCY.

1 M.R. Ry. Narayanaswami Venkatesa ..	1st April 1937.
2 M.R. Ry. V. Venkatesa ..	1st April 1937.
3 M.R. Ry. V. Venkatesa ..	1st April 1937.
4 M.R. Ry. P. Subbarao ..	Do.

G. S. COOPER.

Collector and Returning Officer,
Vijayanagar, 15th April 1937.

MADRAS LEGISLATIVE ASSEMBLY.

VILLAGEGRANTEE COMMUNITY REPRESENTATION MEMBERSHIP OF THE ASSEMBLY.

Under rule 101 (3) of the rules for the conduct of elections for the representatives of the Madras Legislative Assembly, it is hereby notified for general information that the persons noted below who stand as candidates for the Villaggrantee comm. Elect. Constituency have lodged their returns of election expenses with the necessary declarations and that they are to be inspected in an office on working days between 11 a.m. and 4 p.m. for a period of fourteen days from the date of publication of the notice in the Fort St. George Gazette on payment of a fee of one rupee:-

1 Sankaranarayanan ..	6th April 1937.
2 Sankaranarayanan ..	6th April 1937.
3 Sankaranarayanan ..	6th April 1937.

COCHIN LEGISLATIVE ASSEMBLY.

Under rule 101 (3) of the rules for the conduct of elections for the representatives of the Madras Legislative Assembly, it is hereby notified for general information that the persons noted below who stand as candidates for the Cochin (Urban) General Constituency have lodged their returns of election expenses with the necessary declarations and that

they can be deposited in any office on working days between 12 a.m. and 5 p.m. for a period of fourteen days from the date of publication of the notice in the Fort St. George Gazette on payment of a fee of one rupee.—

- 1 N K R. Kumar Eridi Kottai 24 April 1927.
- 2 " Balaji Sambaswami 24 April 1927.

Gona.

V. N. KUDVA,
Collector and Returning Officer.

Cuddalore, 26th April 1927.

GOVERNMENT OF INDIA ABOUT MEMBERSHIP OF LEGISLATURE.

Under rule 101 (1) of the Madras Legislative Assembly Electoral (Elections and Election Petition) Rules, 1925, it is hereby notified for general information that the candidates mentioned below have lodged their returns of election expenses and the declaration in respect of them on the dates shown against each. Any person may, on payment of one rupee, inspect the returns of declaration in the Collector's office, Cuddalore, during office hours for a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette.

Name of the candidate.

Date of deposit.

- 1 Elam Subbarao Abdul Kader Sahib 21st March 1927.
- 2 Subbarao Abdul Kader Sahib 21st April 1927.

J. W. FRITCHARD,
Collector and Returning Officer.

Cuddalore, 27th April 1927.

FORWARDERS OF THE MADRAS LEGISLATIVE ASSEMBLY.

Notice is hereby given that the persons named below, who were candidates for the membership mentioned above, have lodged with the Returning Officer on the dates noted against their names, their returns of election expenses and the declaration made in respect thereof, and that they can be inspected in the office of the Collector, Fort St. George, Gona, by any person between 12 a.m. and 5 p.m. on any working day during a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette on payment of a fee of one rupee.

Name of the candidate.

Date on which the return was lodged.

- 1 M. R. D. S. Ramaswami Rao 2nd April 1927.
- 2 " D. R. Sankar Rao 24 April 1927.

S. VEKKATEERWARAN,
Collector and Returning Officer.

Chennai, 19th April 1927.

GOVERNMENT OF INDIA ABOUT MEMBERSHIP OF LEGISLATURE.

It is hereby notified for the information of the public that the candidates for the above constituency have lodged their returns of election expenses and declarations duly signed with the Returning Officer on the dates noted against their names. These returns may be inspected at any time during office hours in the Collector's Office, Gona, for a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette on payment of a fee of one rupee.

Name of the candidate.

Date of filing the return.

- 1 M. R. P. Pillayarayan Anjapalle 2nd April 1927.
- 2 " K. V. Gopalaswami 1st Do.
- 3 " K. S. Venkataswami 24 Do.
- 4 " K. V. L. Krishna Rao 24 Do.

GOVERNMENT OF INDIA ABOUT MEMBERSHIP OF LEGISLATURE.

It is hereby notified for the information of the public that the candidates for the above constituency have lodged their returns of election expenses and the declaration duly signed with the Returning Officer on the dates noted against their names. These returns may be inspected at any time during office hours in the Collector's

Office, Gona, for a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette on payment of a fee of one rupee.

Name of the candidate.

Date of filing the return.

- 1 Lakshmi S. M. 2nd April 1927.
- 2 Subbarao Sahib 24 Do.
- 3 Abdul Aziz Khan 24 Do.

GOVERNMENT OF INDIA ABOUT MEMBERSHIP OF LEGISLATURE.

It is hereby notified for the information of the public that the candidates for the above constituency have lodged their returns of election expenses and the declaration duly signed with the Returning Officer on the dates noted against their names. These returns may be inspected at any time during office hours in the Collector's Office, Gona, for a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette on payment of a fee of one rupee.

Name of the candidate.

Date of filing the return.

- 1 Mr. P. S. S. 2nd April 1927.
- 2 Subbarao Sahib 24 Do.
- 3 Abdul Aziz Khan 24 Do.

GOVERNMENT OF INDIA ABOUT MEMBERSHIP OF LEGISLATURE.

It is hereby notified for the information of the public that the candidates for the above constituency have lodged their returns of election expenses and the declaration duly signed with the Returning Officer on the dates noted against their names. These returns may be inspected at any time during office hours in the Collector's Office, Gona, for a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette on payment of a fee of one rupee.

Name of the candidate.

Date of filing the return.

- 1 Mr. M. K. Choudhury 2nd April 1927.
- 2 " V. V. Narasimham 24 Do.
- 3 " Subbarao Sahib 24 Do.

M. V. VEKKATEERWARAN,
Collector and Returning Officer.

Chennai, 19th April 1927.

GOVERNMENT OF INDIA ABOUT MEMBERSHIP OF LEGISLATURE.

The returns of election expenses of K. P. V. S. Subbarao, Member Sahib Sahib of the Madras Legislative Assembly, candidates for the Madras Rural Municipality Constituency of the Legislative Assembly with the declaration made by him before the Returning Officer, Gona, and that of his agent, M. M. Subbarao, Member Sahib Sahib of the Madras Legislative Assembly, candidates for the Madras Rural Municipality Constituency of the Legislative Assembly with the declaration made by him before the Returning Officer, Gona, on the 19th April 1927, in case be inspected between 12 a.m. and 5 p.m. on any working day at the Madras Collector's Office for a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette.

2. Any person shall, on payment of a fee of one rupee, be entitled to inspect the returns or declaration filed above.

A. R. C. WESTLAKE,
Collector and Returning Officer.

Madurai, 20th April 1927.

GOVERNMENT OF INDIA ABOUT MEMBERSHIP OF LEGISLATURE.

Under rule 101 (1) of the rules for the conduct of elections for the membership of the Madras Legislative Assembly it is hereby notified for general information that Mr. A. K. Abdul Kader of Cuddalore who stood as a candidate for the Cuddalore constituency of the Madras Legislative Assembly has lodged in my office his return of election expenses and the declaration by him made in accordance with the declaration made by him before the Returning Officer, Gona, on the 19th April 1927. It may be inspected in my office during office hours for a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette on payment of the prescribed fee of Rs. 1 only.

S. V. PARAMANATHAN,
Collector and Returning Officer.

Chennai, 19th April 1927.

STATE ARMY MEMBERSHIP CONSTITUENCY.

It is hereby notified for information that Mr. Abdul Hakeem Sahib, the only candidate for election to the Fort St. George Municipal Constituency of the Madras Legislative Assembly, has lodged on 16th April 1937 his return of election expenses and the declaration by him and his election agent Mr. Muhammed Jaffer Jaffer in the form given in Schedule IV under the rules for the conduct of elections for the members of the Madras Legislative Assembly and that any person may inspect the said return and declaration in the Collector's office, Madras, during office hours till 10th May 1937 on payment of the prescribed fee of one rupee.

H. A. VENKATARAMAN,
Collector and Returning Officer.

Madras, 16th April 1937.

PALEI GENERAL SEVERAL CONSTITUENCY.

The return of election expenses of Mr. H. P. A. Sankaranarayanan, Palattanam, Nellore taluk, who withdrew his candidature after being nominated as candidate for the Palei General (General) Constituency of the Madras Legislative Assembly, accompanied by declaration made by the candidate and his agent as submitted before the Returning Officer on 16th April 1937 can be inspected between 11 a.m. and 5 p.m. at the office of the Sub-Collector, Dindigul, for a period of fourteen days from the date of publication of the notice in the Gazette.

2. Any person shall on payment of a fee of one rupee be entitled to inspect the return or declaration filed above.

The return of election expenses of Mr. B. G. Balakrishnan, the election agent for the District seat for the Palei General (General) Constituency of the Madras Legislative Assembly, accompanied by declaration made by the candidate and his agent as submitted before the Returning Officer on 16th April 1937 can be inspected between 11 a.m. and 5 p.m. at the office of the Sub-Collector, Dindigul, for a period of fourteen days from the date of publication of the notice in the Gazette.

3. Any person shall on payment of a fee of one rupee be entitled to inspect the return or declaration filed above.

The return of election expenses of Mr. N. Ramani of Madurai, the candidate who contested in the Palei General (General) Constituency of the Madras Legislative Assembly, accompanied by declaration made by the candidate and his agent as submitted before the Returning Officer on 16th April 1937 can be inspected between 11 a.m. and 5 p.m. at the office of the Sub-Collector, Dindigul, for a period of fourteen days from the date of publication of the notice in the Gazette.

2. Any person shall on payment of a fee of one rupee be entitled to inspect the return or declaration filed above.

Dindigul, 9th April 1937.

The return of election expenses of Mr. P. V. Rajan, K. R., who withdrew his candidature after being nominated as a candidate for the Palei General (General) Constituency of the Madras Legislative Assembly, accompanied by declaration made by the candidate and his agent as submitted before the Returning Officer on 16th April 1937 can be inspected between 11 a.m. and 5 p.m. at the office of the Sub-Collector, Dindigul, for a period of fourteen days from the date of publication of the notice in the Gazette.

3. Any person shall on payment of a fee of one rupee be entitled to inspect the return or declaration filed above.

DINDIGUL GENERAL SEVERAL CONSTITUENCY.

The return of election expenses of Mr. P. T. Rajan, K. R., who withdrew his candidature after being nominated as a candidate for the Dindigul General (General) Constituency of the Madras Legislative Assembly, accompanied by declaration made by the candidate and his agent as submitted before the Returning Officer on 16th April 1937 can be inspected between 11 a.m. and 5 p.m. at the office of the Sub-Collector, Dindigul, for a period of fourteen days from the date of publication of the notice in the Gazette.

3. Any person shall on payment of a fee of one rupee be entitled to inspect the return or declaration filed above.

The return of election expenses of Mr. A. N. Madhupall Gounder of Palayam, Nellore taluk, who withdrew his candidature after being nominated as a candidate for the Dindigul General (General) Constituency of the Madras Legislative Assembly, accompanied by declaration made by the candidate and his agent as submitted before the Returning Officer on 16th April 1937 can be inspected between 11 a.m. and 5 p.m. at the office of the Sub-Collector, Dindigul, for a period of fourteen days from the date of publication of the notice in the Gazette.

2. Any person shall on payment of a fee of one rupee be entitled to inspect the return or declaration filed above.

WIDOWS' WIVES SEVERAL CONSTITUENCY.

The return of election expenses of the candidate Sankar S. Sankaranarayanan, who contested in the Widows' Wives General (General) Constituency of the Madras Legislative Assembly, accompanied by declaration made by the candidate and his agent as submitted before the Returning Officer on 16th April 1937 can be inspected between 11 a.m. and 5 p.m. at the office of the Sub-Collector, Dindigul, for a period of fourteen days from the date of publication of the notice in the Gazette.

2. Any person shall on payment of a fee of one rupee be entitled to inspect the return or declaration filed above.

P. G. CHAPPELL,

Sub-Collector and Returning Officer.

Dindigul, 10th April 1937.

MALAPPURAM GENERAL AND MUNICIPAL CONSTITUENCIES.

Under rule 191 (1) of the rules for the conduct of elections for the constituencies of the Madras Legislative Assembly, it is hereby notified for general information that the candidates who have lodged in my office their return of election expenses with the declaration by themselves and their election agent on the dates noted against them. Any person who wishes to inspect them may do so between 11 a.m. and 5 p.m. at the Sub-Collector's office, Malappuram, on any working day on payment of the prescribed fee of one rupee for a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette—

Name of candidate

Time at which the return was lodged
and the declaration
submitted

MUNICIPAL CONSTITUENCIES		
(1) Abdul Kalligal	..	16th April 1937.
(2) Lakshmanan Sankar Kalligal	..	Do.
(3) Muhammed Abdul Kalligal	..	16th March 1937.

General Constituency

(4) Ramani, Karthikeyan Thiruvallur	..	16th April 1937.
(5) Marudurai Nataraj, Kanchipuram	..	16th April 1937.
(6) Narayan, Kallikottai Palayam, Pudukottai	..	26th April 1937.
(7) Chatterjee Narayan	..	16th April 1937.
(8) Narayan Narayan Karthikeyan, Pudukottai	..	16th March 1937.

MUNICIPAL CONSTITUENCIES.

(9) Chokkai Kidanur	..	16th April 1937.
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B. M. DAY,

Sub-Collector and Returning Officer.

Malappuram, 16th April 1937.

POLLADUR GENERAL CONSTITUENCY.

Notice is hereby given that Sravasthambal Ramakrishna Ranga Bhaskarappa son of Ranga of Polladur has filed the return of election expenses accompanied by declaration made by himself and his agent that it was lodged with the Returning Officer at Fort St. George, Polladur, on 20 April 1937 and that it was so accepted between 11 a.m. and 5 p.m. at the office of the Sub-Collector, Polladur, on any working day for a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette. Any person who wishes to inspect the return and the declaration may do so on payment of a fee of one rupee.

Mo. KENDAH,

Sub-Collector and Returning Officer,

Polladur, 19th April 1937.

POLLADUR GENERAL CONSTITUENCY.

The return of election expenses of the following candidates who were appeared in the list of valid nominations for the Polladur General Constituency of the Madras Legislative Assembly accompanied by declarations made by the candidates and their agents on information before a Magistrate have been lodged in my office on the date named against each. On payment of a fee of one rupee, each return may be inspected between 11 a.m. and 5 p.m. at the office of the Sub-Collector, Polladur, on any working day for a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette.

Candidate.	Agent.	Date of lodging.
M.R. N. Venugopal.	P. Subramanian.	20 April 1937.
" C. T. Subbiah.	C. Chinnappa	20 April 1937.
" E. Anantharam.	Arumugam Pillai.	20 April 1937.

C. A. RAMAKRISHNAK,

Sub-Collector and Returning Officer.

Polladur, 19th April 1937.

GOUDUR GENERAL CONSTITUENCY.

Notice is hereby given that M.R. By. T. Jeyarajay Thekkar is a candidate for the Goudur General Constituency of the Madras Legislative Assembly has lodged with me on 20 April 1937 the prescribed return of election expenses with the necessary declarations and that they may be inspected in my office between 11 a.m. and 5 p.m. on any working day within a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette on payment of the prescribed fee of one rupee.

Notice is hereby given that M.R. By. Jeyappa Chinnappa Gurus is a candidate for the Goudur General Constituency of the Madras Legislative Assembly has lodged with me on 20 April 1937 the prescribed return of election expenses with the necessary declarations and that they may be inspected in my office between 11 a.m. and 5 p.m. on any working day within a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette on payment of the prescribed fee of one rupee.

Notice is hereby given that M.R. By. Panchapathi Venkatasubramanyam Bura, as a candidate for the Goudur General Constituency of the Madras Legislative Assembly has lodged with me on 20 April 1937 the prescribed return of election expenses with the necessary declarations and that they may be inspected in my office between 11 a.m. and 5 p.m. on any working day within a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette on payment of the prescribed fee of one rupee.

Notice is hereby given that M.R. By. K. Ramani Yerravar Gurus is a candidate for the Goudur General Constituency of the Madras Legislative Assembly has lodged with me on 20 April 1937 the prescribed return of election expenses with the necessary declarations and that they may be inspected in my office between 11 a.m. and 5 p.m. on any working day within a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette on payment of the prescribed fee of one rupee.

I. SUNDAR.

publication of this notice in the Fort St. George Gazette on payment of the prescribed fee of one rupee.

Notice is hereby given that M.R. By. Pothala Subbappa Nandi-Gurus is a candidate for the Goudur General Constituency of the Madras Legislative Assembly has lodged with me on 20 April 1937 the prescribed return of election expenses with the necessary declarations and that they may be inspected in my office between 11 a.m. and 5 p.m. on any working day within a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette on payment of the prescribed fee of one rupee.

Notice is hereby given that M.R. By. Thekkar S. Subbaraj is a candidate for the Goudur General Constituency of the Madras Legislative Assembly has lodged with me on 20 April 1937 the prescribed return of election expenses with the necessary declarations and that they may be inspected in my office between 11 a.m. and 5 p.m. on any working day within a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette on payment of the prescribed fee of one rupee.

H. R. CARLINGTON.

Sub-Collector and Returning Officer,

Goudur, 19th April 1937.

TIRUVANAM GENERAL CONSTITUENCY.

It is hereby notified that M.R. By. Thekkar S. Subbaraj, son of Subbaraj of Tiruvanam, a candidate for the Tiruvanam (General) Constituency of the Madras Legislative Assembly, has lodged with me on 20 April 1937 the return of election expenses with his declaration. It may be inspected within a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette on any working day between 11 a.m. and 5 p.m. at the Sub-Collector's office, Tiruvanam, on payment of a fee of one rupee only.

S. T. T. RAMAN KAYAR.

Sub-Collector and Returning Officer.

Tiruvanam, 20th April 1937.

TIRUVANAM GENERAL CONSTITUENCY.

It is hereby notified for the information of the public that M.R. By. Thekkar S. Subbaraj, son of Subbaraj of Tiruvanam, a candidate for the Tiruvanam (General) Constituency of the Madras Legislative Assembly, has lodged with me on 20 April 1937 the return of election expenses with his declaration. It may be inspected within a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette on payment of the prescribed fee of one rupee.

TIRUVANAM GENERAL CONSTITUENCY.

It is hereby notified for the information of the public that M.R. By. M. P. Thekkar S. Subbaraj, son of Subbaraj of Tiruvanam, a candidate for the Tiruvanam (General) Constituency of the Madras Legislative Assembly, has lodged with me on 20 April 1937 the return of election expenses with his declaration. It may be inspected within a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette on payment of the prescribed fee of one rupee.

TIRUVANAM GENERAL CONSTITUENCY.

It is hereby notified for the information of the public that M.R. By. Thekkar S. Subbaraj, son of Subbaraj of Tiruvanam, a candidate for the Tiruvanam (General) Constituency of the Madras Legislative Assembly, has lodged with me on 20 April 1937 the return of election expenses with his declaration. It may be inspected within a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette on payment of the prescribed fee of one rupee.

J. L. WOOD.

Sub-Collector and Returning Officer.

Tiruvanam, 20th April 1937.

GENERAL PUBLIC OFFICIALS' CERTIFICATE.

It is hereby notified that the return of election expenses relating to the Hon. Mr. V. V. Narayana Rao, M. L. A., for the Madras Legislative Assembly, which has been lodged on the 14th April 1937, is to be inspected by any person at the office of the Revenue Divisional Officer, Coimbatore, on any working day after hours for a period of fourteen days from the date of publication of this notice in the Port St. George Gazette and on payment of a fee of one rupee per copy.

R. B. PAUL,

Revenue Divisional Officer and Returning Officer,
Coimbatore, 18th April 1937.

TELEGRAMS GENERAL OFFICIALS' CERTIFICATE.

Notice is hereby given that the return of election expenses as submitted by the Hon. Mr. V. V. Narayana Rao, M. L. A., for the Madras Legislative Assembly, which has been lodged with me on the 14th April 1937, is to be inspected by any person at the office of the Revenue Divisional Officer, Coimbatore, on any working day after hours for a period of fourteen days from the date of publication of this notice in the Port St. George Gazette.

For a list of names.

For a list of names.

1. M. R. S. Narayana Rao, M. L. A., 18th April 1937.
2. E. V. Gopalan, M. L. A., 18th April 1937.
3. K. K. Reddy, M. L. A., 18th April 1937.

R. B. PAUL,

Revenue Divisional Officer and Returning Officer,
Coimbatore, 18th April 1937.

GENERAL OFFICIALS' CERTIFICATE.

Notice is hereby given that the return of election expenses of M. R. S. Narayana Rao, M. L. A., for the Madras Legislative Assembly, which has been lodged with me on the 14th April 1937, is to be inspected by any person at the office of the Revenue Divisional Officer, Coimbatore, on any working day after hours for a period of fourteen days from the date of publication of this notice in the Port St. George Gazette on payment of a fee of one rupee.

R. B. PAUL,

Revenue Divisional Officer and Returning Officer,
Coimbatore, 18th April 1937.

GENERAL OFFICIALS' CERTIFICATE.

It is hereby notified for information of the public that the Hon. Mr. V. V. Narayana Rao, M. L. A., for the Madras Legislative Assembly, which has been lodged with me on the 14th April 1937, is to be inspected by any person at the office of the Revenue Divisional Officer, Coimbatore, on any working day after hours for a period of fourteen days from the date of publication of this notice in the Port St. George Gazette on payment of a fee of one rupee.

It is hereby notified for information of the public that the Hon. Mr. V. V. Narayana Rao, M. L. A., for the Madras Legislative Assembly, which has been lodged with me on the 14th April 1937, is to be inspected by any person at the office of the Revenue Divisional Officer, Coimbatore, on any working day after hours for a period of fourteen days from the date of publication of this notice in the Port St. George Gazette on payment of a fee of one rupee.

It is hereby notified for information of the public that the Hon. Mr. V. V. Narayana Rao, M. L. A., for the Madras Legislative Assembly, which has been lodged with me on the 14th April 1937, is to be inspected by any person at the office of the Revenue Divisional Officer, Coimbatore, on any working day after hours for a period of fourteen days from the date of publication of this notice in the Port St. George Gazette on payment of a fee of one rupee.

For a list of names. For a list of names. For a list of names.

It is hereby notified for information of the public that the Hon. Mr. V. V. Narayana Rao, M. L. A., for the Madras Legislative Assembly, which has been lodged with me on the 14th April 1937, is to be inspected by any person at the office of the Revenue Divisional Officer, Coimbatore, on any working day after hours for a period of fourteen days from the date of publication of this notice in the Port St. George Gazette on payment of a fee of one rupee.

T. V. NARAYANA,

Revenue Divisional Officer and Returning Officer,
Coimbatore, 18th April 1937.

TELEGRAMS GENERAL OFFICIALS' CERTIFICATE.

Notice is hereby given that the return of election expenses of M. R. S. Narayana Rao, M. L. A., for the Madras Legislative Assembly, which has been lodged with me on the 14th April 1937, is to be inspected by any person at the office of the Revenue Divisional Officer, Coimbatore, on any working day after hours for a period of fourteen days from the date of publication of this notice in the Port St. George Gazette on payment of a fee of one rupee.

TELEGRAMS GENERAL OFFICIALS' CERTIFICATE.

Notice is hereby given that the return of election expenses of M. R. S. Narayana Rao, M. L. A., for the Madras Legislative Assembly, which has been lodged with me on the 14th April 1937, is to be inspected by any person at the office of the Revenue Divisional Officer, Coimbatore, on any working day after hours for a period of fourteen days from the date of publication of this notice in the Port St. George Gazette on payment of a fee of one rupee.

T. V. NARAYANA,

Revenue Divisional Officer and Returning Officer,
Coimbatore, 18th April 1937.

TELEGRAMS GENERAL OFFICIALS' CERTIFICATE.

Notice is hereby given that the return of election expenses of M. R. S. Narayana Rao, M. L. A., for the Madras Legislative Assembly, which has been lodged with me on the 14th April 1937, is to be inspected by any person at the office of the Revenue Divisional Officer, Coimbatore, on any working day after hours for a period of fourteen days from the date of publication of this notice in the Port St. George Gazette on payment of a fee of one rupee.

For a list of names. For a list of names. For a list of names.

It is hereby notified for information of the public that the Hon. Mr. V. V. Narayana Rao, M. L. A., for the Madras Legislative Assembly, which has been lodged with me on the 14th April 1937, is to be inspected by any person at the office of the Revenue Divisional Officer, Coimbatore, on any working day after hours for a period of fourteen days from the date of publication of this notice in the Port St. George Gazette on payment of a fee of one rupee.

MADRAS CITY WESTERN CONSTITUENCY.

It is hereby notified that Mr. Abdul Hameed Khan Sahib, one of the candidates at the election for the Madras City West Western Constituency, has lodged the return of election expenses with the declarations made in respect thereof on 18th April 1927 in the form given in Schedule IV and that any person can inspect the said return and declaration on payment of a fee of Rs. 1 at the office of the Commissioner, Corporation of Madras, Rajah Building, between the hours of 11 a.m. and 5 p.m. on any day other than a public holiday, for fourteen days from the date of publication of this notice in the Port St. George Gazette.

MADRAS CITY NORTH CENTRAL CONSTITUENCY.

It is hereby notified that Mr. R. C. Parthasarathy Aiyar, one of the candidates at the election for the Madras City North Central Constituency, has lodged the return of election expenses with the declarations made in respect thereof on 18th April 1927 in the form given in Schedule IV and that any person can inspect the said return and declaration on payment of a fee of Rs. 1 at the office of the Commissioner, Corporation of Madras, Rajah Building, between the hours of 11 a.m. and 5 p.m. on any day other than a public holiday, for fourteen days from the date of publication of this notice in the Port St. George Gazette.

MADRAS CITY NORTH CENTRAL GENERAL CONSTITUENCY.

It is hereby notified that Mr. R. C. Parthasarathy Aiyar, one of the candidates at the election for the Madras City North Central General Constituency, has lodged the return of election expenses with the declarations made in respect thereof on 18th April 1927 in the form given in Schedule IV and that any person can inspect the said return and declaration on payment of a fee of Rs. 1 at the office of the Commissioner, Corporation of Madras, Rajah Building, between the hours of 11 a.m. and 5 p.m. on any day other than a public holiday, for fourteen days from the date of publication of this notice in the Port St. George Gazette.

It is hereby notified that Mr. R. C. Parthasarathy Aiyar, one of the candidates at the election for the Madras City North Central General Constituency, has lodged the return of election expenses with the declarations made in respect thereof on 18th April 1927 in the form given in Schedule IV and that any person can inspect the said return and declaration on payment of a fee of Rs. 1 at the office of the Commissioner, Corporation of Madras, Rajah Building, between the hours of 11 a.m. and 5 p.m. on any day other than a public holiday, for fourteen days from the date of publication of this notice in the Port St. George Gazette.

MADRAS CITY GENERAL WESTERN CONSTITUENCY.

It is hereby notified that Mr. Rajmuni Lakshminathan, one of the candidates at the election for the Madras City General Western Constituency, has lodged the return of election expenses with the declarations made in respect thereof on 18th April 1927 in the form given in Schedule IV and that any person can inspect the said return and declaration on payment of a fee of Rs. 1 at the office of the Commissioner, Corporation of Madras, Rajah Building, between the hours of 11 a.m. and 5 p.m. on any day other than a public holiday, for fourteen days from the date of publication of this notice in the Port St. George Gazette.

It is hereby notified that Mr. K. Manoharaswami Chetty, one of the candidates at the election for the Madras City General Western Constituency, has lodged the return of election expenses with the declarations made in respect thereof on 18th April 1927 in the form given in Schedule IV and that any person can inspect the said return and declaration on payment of a fee of Rs. 1 at the office of the Commissioner, Corporation of Madras, Rajah Building, between the hours of 11 a.m. and 5 p.m. on any day other than a public holiday, for fourteen days from the date of publication of this notice in the Port St. George Gazette.

any day other than a public holiday, for fourteen days from the date of publication of this notice in the Port St. George Gazette.

MADRAS CITY SOUTH CENTRAL GENERAL CONSTITUENCY.

It is hereby notified that Mr. R. C. Parthasarathy Aiyar, one of the candidates at the election for the Madras City South Central General Constituency, has lodged the return of election expenses with the declarations made in respect thereof on 18th April 1927 in the form given in Schedule IV and that any person can inspect the said return and declaration on payment of a fee of Rs. 1 at the office of the Commissioner, Corporation of Madras, Rajah Building, between the hours of 11 a.m. and 5 p.m. on any day other than a public holiday, for fourteen days from the date of publication of this notice in the Port St. George Gazette.

It is hereby notified that Mr. R. C. Parthasarathy Aiyar, one of the candidates at the election for the Madras City South Central General Constituency, has lodged the return of election expenses with the declarations made in respect thereof on 18th April 1927 in the form given in Schedule IV and that any person can inspect the said return and declaration on payment of a fee of Rs. 1 at the office of the Commissioner, Corporation of Madras, Rajah Building, between the hours of 11 a.m. and 5 p.m. on any day other than a public holiday, for fourteen days from the date of publication of this notice in the Port St. George Gazette.

It is hereby notified that Mr. R. C. Parthasarathy Aiyar, one of the candidates at the election for the Madras City South Central General Constituency, has lodged the return of election expenses with the declarations made in respect thereof on 18th April 1927 in the form given in Schedule IV and that any person can inspect the said return and declaration on payment of a fee of Rs. 1 at the office of the Commissioner, Corporation of Madras, Rajah Building, between the hours of 11 a.m. and 5 p.m. on any day other than a public holiday, for fourteen days from the date of publication of this notice in the Port St. George Gazette.

It is hereby notified that Mr. R. C. Parthasarathy Aiyar, one of the candidates at the election for the Madras City South Central General Constituency, has lodged the return of election expenses with the declarations made in respect thereof on 18th April 1927 in the form given in Schedule IV and that any person can inspect the said return and declaration on payment of a fee of Rs. 1 at the office of the Commissioner, Corporation of Madras, Rajah Building, between the hours of 11 a.m. and 5 p.m. on any day other than a public holiday, for fourteen days from the date of publication of this notice in the Port St. George Gazette.

R. SUBBAYYA,
Commissioner, Corporation of Madras, and
Returning Officer,
Madras, 16th April 1927.

MADRAS LEGISLATIVE COUNCIL.

MEMBERS GENERAL CONSTITUENCY.

Notice is hereby given that Mr. R. C. Parthasarathy Aiyar, one of the candidates for the Madras Legislative Council, has lodged the return of election expenses with the declarations made in respect thereof on 18th April 1927 in the form given in Schedule IV and that any person can inspect the said return and declaration on payment of a fee of Rs. 1 at the office of the Commissioner, Corporation of Madras, Rajah Building, between the hours of 11 a.m. and 5 p.m. on any day other than a public holiday, for fourteen days from the date of publication of this notice in the Port St. George Gazette.

R. C. MANOHARASWAMI CHETTY,
Commissioner and Returning Officer,
Madras, 16th April 1927.

SOUTH ABOUT GENERAL CONSTITUENCY.

Under rule 81 (1) of the Madras Legislative Council Electoral (Electors and Election Petition) Rules, 1924, it is hereby notified for general information that the candidates mentioned below have lodged their returns of election expenses and the declarations in respect of them on the dates stated against each. Any person may, on payment of a fee of one rupee, inspect the return or declaration in the Collector's office. Candidates, during office hours for a period of fourteen days from the date of publication of the notice in the Port St. George Gazette.

Name of the candidate.	Date of lodging return.
1 M.R. Raj. R. Srinivas Ayyangar	19th March 1937.
2 M.R. Raj. T. V. Durugam Madala	19th April 1937.
3 M.R. Raj. C. Rangasamy Pillai	5th April 1937.

J. W. FRIEDLAND,
Collector and Returning Officer.

Cuddalore, 15th April 1937.

WEST GODAVARI DISTRICT GENERAL CONSTITUENCY.

Notice is hereby given that the returns of the election expenses of M.R. Raj. Kommandam Subrahmanyam of Puttur (Office tank), son of Mr. Subrahmanyam of the constituency mentioned above and the declarations made in respect thereof were lodged with the Returning Officer on 26th April 1937 and that they may be inspected at the office of the Collector, West Godavari, between 11 a.m. and 5 p.m. on any working day during a period of fourteen days from the date of publication of this notice in the Port St. George Gazette on payment of a fee of one rupee.

S. VENKATESWARAN,
Collector and Returning Officer.

Eluru, 13th April 1937.

GENERAL CONSTITUENCY.

It is hereby notified for the information of the public that the candidates for the above constituency have lodged their returns of election expenses and the declarations duly signed with the Returning Officer on the dates noted against their names. These returns may be inspected at any time during office hours in the Collector's Office, Gudur, for a period of fourteen days from the date of publication of this notice in the Port St. George Gazette on payment of a fee of one rupee.

Name of the candidate.	Date of filing the return.
1 Mr. G. Sambasubramanian	15th March 1937.
2 Mr. Vengal Rao Venkateswara	17th Do.
3 Mr. Venkateswara Venkateswara	19th Do.

M. V. VELLURI,
Collector and Returning Officer.

Gudur, 6th April 1937.

EAST GODAVARI GENERAL CONSTITUENCY.

Under rule 81 (1) of the rules for the conduct of elections for the constituencies of the Madras Legislative Council, it is hereby notified that the persons named below who stood as candidates for the Madras Legislative Council, East Godavari General Constituency, have lodged their returns of election expenses with the returning officer and that they can be inspected in my office on working days between 11 a.m. and 5 p.m. for a period of fourteen days from the date of publication of the notice in the Port St. George Gazette on payment of one rupee.

1 M.R. Raj. Chinnai Sati	19th April 1937.
2 Duraiah Babu	19th April 1937.
3 Srinivasulu Reddy	19th April 1937.

Y. N. KUDVA,
Collector and Returning Officer.
Cuddalore, 13th April 1937.

EAST GODAVARI CONSTITUENCY.

M.R. Raj. Srinivas Babu of S. R. Rangaswamy Ayyangar, who was a candidate for the Constituency, has lodged in my office on 26th April 1937 his return of election expenses with the necessary declarations. It may be inspected in my office in the Old High Court Buildings, Madras, between 11 a.m. and 5 p.m. on any working day for a period of fourteen days from the publication of the notice in the Port St. George Gazette on payment of the prescribed fee of Rs. 1 only.

M.R. Raj. Srinivas A. Subrahmanyam, who was a candidate for the Constituency, has lodged in my office on 26th April 1937 his return of election expenses with the necessary declarations. It may be inspected in my office in the Old High Court Buildings, Madras, between 11 a.m. and 5 p.m. on any working day for a period of fourteen days from the publication of the notice in the Port St. George Gazette on payment of the prescribed fee of Rs. 1 only.

MOHAMMAD KADIR NORTHERN DISTRICT CONSTITUENCY. Abdul Kadir Nizamuddin Khan Bahadur, who was a candidate for the Constituency, has lodged in my office on 26th April 1937 his return of election expenses with the necessary declarations. It may be inspected in my office in the Old High Court Buildings, Madras, between 11 a.m. and 5 p.m. on any working day for a period of fourteen days from the publication of the notice in the Port St. George Gazette on payment of the prescribed fee of Rs. 1 only.

K. W. STEWART,
Collector and Returning Officer.

Madras, 13th April 1937.

EAST GODAVARI DISTRICT GENERAL CONSTITUENCY.

Under rule 81 (1) of the Madras Legislative Council Electoral (Electors and Election Petition) Rules, 1924, it is hereby notified for general information that the candidates mentioned below have lodged their returns of election expenses and the declarations in respect of them under rule 80 on 21st March 1937:—
K. Venkateswara V. Srinivas Babu Bahadur.

Any person may, on payment of a fee of one rupee, inspect the return or declaration in the Collector's office, Gudur, during office hours for a period of fourteen days from the date of publication of this notice in the Port St. George Gazette.

TANJAVUR GENERAL CONSTITUENCY.

Under rule 81 (1) of the Madras Legislative Council Electoral (Electors and Election Petition) Rules, 1924, it is hereby notified for general information that the candidates mentioned below have lodged their returns of election expenses and the declarations in respect of them under rule 80 on 5th April 1937:—

1 M.R. Raj. N. D. Srinivas Madalar Ayyangar.
2 " B. Panchababu Madalar Ayyangar.
3 " T. R. Venkateswara Sathi Ayyangar.

Any person may, on payment of a fee of one rupee, inspect the return or declaration in the Collector's office, Tanjore, during office hours for a period of fourteen days from the date of publication of the notice in the Port St. George Gazette.

B. D. WARREN,
Collector and Returning Officer.
Tanjore, 11th April 1937.

TANJAVUR GENERAL CONSTITUENCY.

Under rule 81 (1) of the Madras Legislative Council Electoral (Electors and Election Petition) Rules, 1924, it is hereby notified for general information that the candidates mentioned below have lodged their returns of election expenses and the declarations in respect of them under rule 80 on the dates specified against their names. Any person may, on payment of a fee of one rupee, inspect the return or declaration in the Collector's



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 46]

MADRAS, TUESDAY EVENING, APRIL 23, 1927.

[PRICE, 2 ann. 6 p.

Part I-A.—Local Self-Government and Public Health

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LOCAL SELF-GOVERNMENT DEPARTMENT.

EXTENSION OF LEAVE.

Part II, Group, April 23, 1927.

No. 462.—Subject to eligibility M.B. Mr. T. B. Narasimham Ayyar Ayyar, District Board Engineer, Madras, an extension of leave to average pay for one month and fifteen days from the 14th April 1927.

APPOINTMENTS.

No. 463.—Mr. N. Dammal, District Board Engineer, North Nilgiris, to be District Board Engineer, Madras, and Mr. T. G. Walker, District Board Engineer, South Nilgiris, to be District Board Engineer, Madras, temporarily for a period not exceeding one month from the date of taking charge, see No. 21, Dammal transferred. [This appointment is made under rule 4 (a) (1) of the general rules relating to the Provincial Service.]

No. 464.—M.B. Mr. K. S. Raghunath Ayyar, District Board Engineer, Madras, to be District Board Engineer, South Nilgiris, temporarily for a period not exceeding one month from the date of taking charge, see No. 21, Dammal transferred. [This appointment is made under rule 4 (a) (1) of the general rules relating to the Provincial Service.]

NOTIFICATIONS.

Part II, Group, March 1, 1927.

(G.O. No. 431, L.S.O.).

No. 465.—

In exercise of the powers conferred by section 70, clause (3) of sub-section (1) of section 11 and clause (3) of sub-section (1) of section 12 of the Madras Local Boards Act, 1925 (Madras Act XIV of 1925), the Governor acting with Ministers is hereby pleased to make the following rule relating to the appointment and qualifications of Veterinary Surgeons under local boards:—

RULE.

No person shall be appointed as a Veterinary Surgeon under a local board except in consultation

with the Director of Veterinary Services and unless such person possesses the qualifications for the time being in force for selection for admission to the Madras Veterinary School of Veterinary Science—Class 5—Veterinary Assistant Surgeon.

No. 466.—

In exercise of the powers conferred by section 12, clause (3) of section 14 and clause (3) of sub-section (1) of section 15 of the Madras District Municipalities Act, 1925 (Madras Act V of 1925), the Governor acting with Ministers is hereby pleased to make the following rule relating to the appointment and qualifications of Veterinary Surgeons under municipal councils:—

RULE.

No person shall be appointed as a Veterinary Surgeon under a municipal council except in consultation with the Director of Veterinary Services and unless such person possesses the qualifications for the time being in force for selection for admission to the Madras Veterinary School of Veterinary Science—Class 5—Veterinary Assistant Surgeon.

Part II, Group, April 8, 1927.

(G.O. No. 1316, L.S.O.).

No. 467.—In exercise of the powers conferred by paragraph (3) of sub-section (1) of section 261 of the Government of India Act, 1920, the Governor hereby makes the following special rule:—

RULE.

1. The copies of orders and typists of the Madras Municipal Service employed under the Inspector of Municipal Councils and Local Boards shall be issued temporarily by the posts concerned before the persons mentioned appear there for the performance of work

In the declaration under section 4 of the Land Acquisition Act, published as page 2 of Part I.A of the Fort St. George Gazette, dated 24. February 1935, in respect of the lands to be acquired for extending the road and streets situated in the village beyond the village farm, in the Railway village, Railway station, Railway district.

Particulars of "Land Acquisition" under section 4, No. 17-1-1, and 17-1-2, 1935.

In Notification No. 1001 of 1935 at page 666 of the Fort St. George Gazette, Part I.A, dated 24. December 1935—

(1) For the names and names of villages in Schedule A, the following shall be substituted, viz—

Overseas villages	
1. Name of village.	2. Abbreviation.
From village	
1. Adilabad.	Adilabad.
2. Adilabad.	Adilabad.
3. Adilabad.	Adilabad.
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122. Adilabad.	Adilabad.
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147. Adilabad.	Adilabad.
148. Adilabad.	Adilabad.
149. Adilabad.	Adilabad.
150. Adilabad.	Adilabad.

A-1a

Zamir villages.	
151. Adilabad.	Adilabad.
152. Adilabad.	Adilabad.
153. Adilabad.	Adilabad.
154. Adilabad.	Adilabad.
155. Adilabad.	Adilabad.
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167. Adilabad.	Adilabad.
168. Adilabad.	Adilabad.
169. Adilabad.	Adilabad.
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186. Adilabad.	Adilabad.
187. Adilabad.	Adilabad.
188. Adilabad.	Adilabad.
189. Adilabad.	Adilabad.
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197. Adilabad.	Adilabad.
198. Adilabad.	Adilabad.
199. Adilabad.	Adilabad.
200. Adilabad.	Adilabad.

(2) For the names and names of villages in Schedule B, the following shall be substituted, viz—

Overseas villages	
1. Adilabad.	Adilabad.
2. Adilabad.	Adilabad.
3. Adilabad.	Adilabad.
4. Adilabad.	Adilabad.
5. Adilabad.	Adilabad.
6. Adilabad.	Adilabad.
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15. Adilabad.	Adilabad.
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63. Adilabad.	Adilabad.
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97. Adilabad.	Adilabad.
98. Adilabad.	Adilabad.
99. Adilabad.	Adilabad.
100. Adilabad.	Adilabad.

SCHEDULE.		
Reversion village.	Name of the village.	Number of members of the parochial board.
(1)	(2)	(3)
TUCKERMAN DISTRICT.		
TUCKERMAN TALK.		
The active reversion village of Tuckerman ..		12

In exercise of the powers delegated to him by the Local Government under section 122 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 8 (1) of the Act that the local area specified in column (1) of the schedule below shall be a village for the purposes of the Act with the same shown in column (2) of the said schedule; and

(2) directs—

(a) under section 10 (1) of the Act that the total number of members of the parochial board shall be as specified in column (3) of the said schedule; and

(b) under section 9 (2) of the Act that one seat shall be reserved for Indian Christians in the parochial board.

SCHEDULE.		
Reversion village.	Name of the village.	Number of members of the parochial board.
(1)	(2)	(3)
TANJORE DISTRICT.		
TANJORE TALK.		
Kanjur Tanjore		8

Madras, 1st April 1937.

In exercise of the powers delegated to him by the Local Government under section 122 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 8 (1) of the Act that the local area specified in column (1) of the schedule below shall be a village for the purposes of the Act with the same shown in column (2) of the said schedule; and

(2) directs—

(a) under section 10 (1) of the Act that the total number of members of the parochial board shall be as specified in column (3) of the said schedule; and

(b) under section 9 (2) of the Act that one seat shall be reserved for Ashwari and one seat for Muslims in the parochial board.

SCHEDULE.		
Reversion village.	Name of the village.	Number of members of the parochial board.
(1)	(2)	(3)
TANJORE DISTRICT.		
TANJORE TALK.		
Thiruvallur Thiruvallur		10
KALAIKOT DISTRICT.		
TANJORE TALK.		
Thiruvallur and Kalai-	Thiruvallur	12

Madras, 6th April 1937.

In exercise of the powers delegated to him under section 122 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 8 (1) of the Act that the local area specified in column (1) of the schedule below shall be a village for the purposes of the Act with the same shown in column (2) of the said schedule; and

(2) directs—

(a) under section 10 (1) of the Act that the total number of members of the parochial board shall be as specified in column (3) of the said schedule; and

(b) under section 9 (2) of the Act that one seat shall be reserved for Ashwari and one seat for Muslims in the parochial board.

Madras, 7th April 1937.

In exercise of the powers delegated to him by the Local Government under section 122 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 8 (1) of the Act that the local area specified in column (1) of the schedule below shall be a village for the purposes of the Act with the same shown in column (2) of the said schedule; and

(2) directs under section 10 (1) of the Act that the total number of members of the parochial board shall be as specified in column (3) of the said schedule.

SCHEDULE.		
Reversion village.	Name of the village.	Number of members of the parochial board.
(1)	(2)	(3)
SUDAN DISTRICT.		
SUDAN TALK.		
The active reversion village of Sudan		10

Madras, 1st April 1937.

In exercise of the powers delegated to him by the Local Government under section 122 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 8 (1) of the Act that the local area specified in column (1) of the schedule below shall be a village for the purposes of the Act with the same shown in column (2) of the said schedule; and

(2) directs—

(a) under section 10 (1) of the Act that the total number of members of the parochial board shall be as specified in column (3) of the said schedule; and

(b) under section 9 (2) of the Act that one seat shall be reserved for Ashwari in the parochial board.

SCHEDULE.		
Reversion village.	Name of the village.	Number of members of the parochial board.
(1)	(2)	(3)
TANJORE DISTRICT.		
TANJORE TALK.		
The active reversion village of Tanjore		8

Madras, 1st April 1937.

SCHEDULE.		
Reversion village.	Name of the village.	Number of members of the parochial board.
(1)	(2)	(3)
TANJORE DISTRICT.		
TANJORE TALK.		
Thiruvallur Tanjore		8

Madras, 6th April 1937.

In exercise of the powers delegated to him by the Local Government under section 122 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 8 (1) of the Act that the local area specified in column (1) of the schedule below shall be a village for the purposes of the Act with the same shown in column (2) of the said schedule; and

(2) directs—

(a) under section 10 (1) of the Act that the total number of members of the parochial board shall be as specified in column (3) of the said schedule; and

(b) under section 9 (2) of the Act that one seat shall be reserved for Ashwari in the parochial board.

SCHEDULE.		
Reversion village.	Name of the village.	Number of members of the parochial board.
(1)	(2)	(3)
TANJORE DISTRICT.		
TANJORE TALK.		
Thiruvallur Tanjore		10

Madras, 1st April 1937.

SCHEDULE.		
Reversion village.	Name of the village.	Number of members of the parochial board.
(1)	(2)	(3)
TANJORE DISTRICT.		
TANJORE TALK.		
Thiruvallur Tanjore		8



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 181

MADRAS, TUESDAY EVENING, APRIL 20, 1937. [PRICE, 2 PAGES.]

Part I-B-Educational

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Date of last issue published (including 1936-37).

EDUCATION DEPARTMENT.

LEAVE.

Fort St. George, April 14, 1937.

No. 181.—Subject to eligibility, Mr. K. M. Nathan, O.B.E., Director of Public Instruction and Commissioner for Government Examinations, leave on average pay without medical certificate for one month from the 15th April 1937.

APPOINTMENTS.

Fort St. George, April 16, 1937.

(With effect from the 15th April 1937.)

No. 182.—Mr. E. F. Saunders, officiating Inspector of European Schools, to act as Director of Public Instruction and Commissioner for Government Examinations, Madras, vice Mr. K. M. Nathan granted leave.

No. 183.—Mr. J. Francis, Professor of History, Presidency College, Madras, to act as Inspector of European Schools in the Madras Educational Service, vice Mr. E. F. Saunders to other duty.

Fort St. George, April 8, 1937.

No. 184.—Under section 5 of the Madras Elementary Education Act, 1920, the Government are pleased to appoint M.R.Sy. M. Appala- Talaru Sanyal, to be a member of the District Educational Council, South Kanara.

NOTIFICATIONS.

No. 185.—Under section 5 of the Madras Elementary Education Act, 1920, M.R.Sy. K. Sanyasa Ayyangar Ayyangar, has been elected to be a member of the District Educational Council, Tiruchirappalli, by the Municipal Council, Srirangapatna.

No. 186.—Under section 5 of the Madras Elementary Education Act, 1920, the Reverend Father S. Appalaiah, S.J., has been elected to be a member of the District Educational Council, Tanjore, by the Roman Catholic Bishops.

Fort St. George, April 15, 1937.

No. 187.—Under notice 2 of the Madras Elementary Education Act, 1920, M.R.Sy. C. Manonmaniyan Rajagopal Rao has been elected by the District Educational Council, Chittoor, to be on Vice-Chairman.

Fort St. George, April 14, 1937.

No. 188.—Under notice 1440, Class III (1) of the Madras University Act, 1923 (Madras Act VII of 1923), the Honorary Vice-Chancellor is pleased to nominate Major-General Sir Frank Gordon, A.C., D.S.O., D.C.L., as a member of the Senate of the University from the 15th April 1937.

Fort St. George, April 8, 1937.

No. 105.—The Government are pleased to nominate Mr. Sadasa, a member of the District Secondary Education Board, Tenkasi, vide No. Kanchigayam Educational Board, Tenkasi.

Fort St. George, April 8, 1937.

(No. 106, No. 107, Education).

No. 106.—In exercise of the powers conferred by paragraph 16 of sub-section (2) of section 241 of the Government of India Act, 1919, His Excellency the Governor is hereby pleased to make the following amendment to the rules published with Public Instruction Department Notification No. 444, dated the 19th September 1935, at pages 1218-1219 of Part I of the Fort St. George Gazette, dated the 6th October 1935, as subsequently amended:—

AMENDMENT.

In the table in rule 1 of the said rules, in category 3 of class XI, for the words and figure "up to the beginning of the academic session of 1937", occurring against the words and figure "One Workship Institute" standing in the entry of No. 38-42-43-44 a word in the Column of Engineering, Candy, the words and figure "up to the 1st April 1938" shall be substituted.

No. 107.—In exercise of the powers conferred by paragraph 16 of sub-section (2) of section 241 of the Government of India Act, 1919, His Excellency the Governor is hereby pleased to make the following amendment to the special rules published with Public Instruction Department Notification No. 444, dated the 19th September 1935, at page 1219 of Part I of the Fort St. George Gazette, dated the 6th October 1935, as subsequently amended:—

AMENDMENT.

7

In the table in rule 1 of the said rules,

Under the heading "College of Engineering, Cuddalore", for the words and figures "Two slots, from January to the 20-25-18-19-20-21-22-23-24-25-26-27-28-29-30-31-32-33-34-35-36-37-38-39-40-41-42-43-44-45-46-47-48-49-50-51-52-53-54-55-56-57-58-59-60-61-62-63-64-65-66-67-68-69-70-71-72-73-74-75-76-77-78-79-80-81-82-83-84-85-86-87-88-89-90-91-92-93-94-95-96-97-98-99-100-101-102-103-104-105-106-107-108-109-110-111-112-113-114-115-116-117-118-119-120-121-122-123-124-125-126-127-128-129-130-131-132-133-134-135-136-137-138-139-140-141-142-143-144-145-146-147-148-149-150-151-152-153-154-155-156-157-158-159-160-161-162-163-164-165-166-167-168-169-170-171-172-173-174-175-176-177-178-179-180-181-182-183-184-185-186-187-188-189-190-191-192-193-194-195-196-197-198-199-200-201-202-203-204-205-206-207-208-209-210-211-212-213-214-215-216-217-218-219-220-221-222-223-224-225-226-227-228-229-230-231-232-233-234-235-236-237-238-239-240-241-242-243-244-245-246-247-248-249-250-251-252-253-254-255-256-257-258-259-260-261-262-263-264-265-266-267-268-269-270-271-272-273-274-275-276-277-278-279-280-281-282-283-284-285-286-287-288-289-290-291-292-293-294-295-296-297-298-299-300-301-302-303-304-305-306-307-308-309-310-311-312-313-314-315-316-317-318-319-320-321-322-323-324-325-326-327-328-329-330-331-332-333-334-335-336-337-338-339-340-341-342-343-344-345-346-347-348-349-350-351-352-353-354-355-356-357-358-359-360-361-362-363-364-365-366-367-368-369-370-371-372-373-374-375-376-377-378-379-380-381-382-383-384-385-386-387-388-389-390-391-392-393-394-395-396-397-398-399-400-401-402-403-404-405-406-407-408-409-410-411-412-413-414-415-416-417-418-419-420-421-422-423-424-425-426-427-428-429-430-431-432-433-434-435-436-437-438-439-440-441-442-443-444-445-446-447-448-449-450-451-452-453-454-455-456-457-458-459-460-461-462-463-464-465-466-467-468-469-470-471-472-473-474-475-476-477-478-479-480-481-482-483-484-485-486-487-488-489-490-491-492-493-494-495-496-497-498-499-500-501-502-503-504-505-506-507-508-509-510-511-512-513-514-515-516-517-518-519-520-521-522-523-524-525-526-527-528-529-530-531-532-533-534-535-536-537-538-539-540-541-542-543-544-545-546-547-548-549-550-551-552-553-554-555-556-557-558-559-560-561-562-563-564-565-566-567-568-569-570-571-572-573-574-575-576-577-578-579-580-581-582-583-584-585-586-587-588-589-590-591-592-593-594-595-596-597-598-599-600-601-602-603-604-605-606-607-608-609-610-611-612-613-614-615-616-617-618-619-620-621-622-623-624-625-626-627-628-629-630-631-632-633-634-635-636-637-638-639-640-641-642-643-644-645-646-647-648-649-650-651-652-653-654-655-656-657-658-659-660-661-662-663-664-665-666-667-668-669-670-671-672-673-674-675-676-677-678-679-680-681-682-683-684-685-686-687-688-689-690-691-692-693-694-695-696-697-698-699-700-701-702-703-704-705-706-707-708-709-710-711-712-713-714-715-716-717-718-719-720-721-722-723-724-725-726-727-728-729-730-731-732-733-734-735-736-737-738-739-740-741-742-743-744-745-746-747-748-749-750-751-752-753-754-755-756-757-758-759-760-761-762-763-764-765-766-767-768-769-770-771-772-773-774-775-776-777-778-779-780-781-782-783-784-785-786-787-788-789-790-791-792-793-794-795-796-797-798-799-800-801-802-803-804-805-806-807-808-809-810-811-812-813-814-815-816-817-818-819-820-821-822-823-824-825-826-827-828-829-830-831-832-833-834-835-836-837-838-839-840-841-842-843-844-845-846-847-848-849-850-851-852-853-854-855-856-857-858-859-860-861-862-863-864-865-866-867-868-869-870-871-872-873-874-875-876-877-878-879-880-881-882-883-884-885-886-887-888-889-890-891-892-893-894-895-896-897-898-899-900-901-902-903-904-905-906-907-908-909-910-911-912-913-914-915-916-917-918-919-920-921-922-923-924-925-926-927-928-929-930-931-932-933-934-935-936-937-938-939-940-941-942-943-944-945-946-947-948-949-950-951-952-953-954-955-956-957-958-959-960-961-962-963-964-965-966-967-968-969-970-971-972-973-974-975-976-977-978-979-980-981-982-983-984-985-986-987-988-989-990-991-992-993-994-995-996-997-998-999-1000-1001-1002-1003-1004-1005-1006-1007-1008-1009-1010-1011-1012-1013-1014-1015-1016-1017-1018-1019-1020-1021-1022-1023-1024-1025-1026-1027-1028-1029-1030-1031-1032-1033-1034-1035-1036-1037-1038-1039-1040-1041-1042-1043-1044-1045-1046-1047-1048-1049-1050-1051-1052-1053-1054-1055-1056-1057-1058-1059-1060-1061-1062-1063-1064-1065-1066-1067-1068-1069-1070-1071-1072-1073-1074-1075-1076-1077-1078-1079-1080-1081-1082-1083-1084-1085-1086-1087-1088-1089-1090-1091-1092-1093-1094-1095-1096-1097-1098-1099-1100-1101-1102-1103-1104-1105-1106-1107-1108-1109-1110-1111-1112-1113-1114-1115-1116-1117-1118-1119-1120-1121-1122-1123-1124-1125-1126-1127-1128-1129-1130-1131-1132-1133-1134-1135-1136-1137-1138-1139-1140-1141-1142-1143-1144-1145-1146-1147-1148-1149-1150-1151-1152-1153-1154-1155-1156-1157-1158-1159-1160-1161-1162-1163-1164-1165-1166-1167-1168-1169-1170-1171-1172-1173-1174-1175-1176-1177-1178-1179-1180-1181-1182-1183-1184-1185-1186-1187-1188-1189-1190-1191-1192-1193-1194-1195-1196-1197-1198-1199-1200-1201-1202-1203-1204-1205-1206-1207-1208-1209-1210-1211-1212-1213-1214-1215-1216-1217-1218-1219-1220-1221-1222-1223-1224-1225-1226-1227-1228-1229-1230-1231-1232-1233-1234-1235-1236-1237-1238-1239-1240-1241-1242-1243-1244-1245-1246-1247-1248-1249-1250-1251-1252-1253-1254-1255-1256-1257-1258-1259-1260-1261-1262-1263-1264-1265-1266-1267-1268-1269-1270-1271-1272-1273-1274-1275-1276-1277-1278-1279-1280-1281-1282-1283-1284-1285-1286-1287-1288-1289-1290-1291-1292-1293-1294-1295-1296-1297-1298-1299-1300-1301-1302-1303-1304-1305-1306-1307-1308-1309-1310-1311-1312-1313-1314-1315-1316-1317-1318-1319-1320-1321-1322-1323-1324-1325-1326-1327-1328-1329-1330-1331-1332-1333-1334-1335-1336-1337-1338-1339-1340-1341-1342-1343-1344-1345-1346-1347-1348-1349-1350-1351-1352-1353-1354-1355-1356-1357-1358-1359-1360-1361-1362-1363-1364-1365-1366-1367-1368-1369-1370-1371-1372-1373-1374-1375-1376-1377-1378-1379-1380-1381-1382-1383-1384-1385-1386-1387-1388-1389-1390-1391-1392-1393-1394-1395-1396-1397-1398-1399-1400-1401-1402-1403-1404-1405-1406-1407-1408-1409-1410-1411-1412-1413-1414-1415-1416-1417-1418-1419-1420-1421-1422-1423-1424-1425-1426-1427-1428-1429-1430-1431-1432-1433-1434-1435-1436-1437-1438-1439-1440-1441-1442-1443-1444-1445-1446-1447-1448-1449-1450-1451-1452-1453-1454-1455-1456-1457-1458-1459-1460-1461-1462-1463-1464-1465-1466-1467-1468-1469-1470-1471-1472-1473-1474-1475-1476-1477-1478-1479-1480-1481-1482-1483-1484-1485-1486-1487-1488-1489-1490-1491-1492-1493-1494-1495-1496-1497-1498-1499-1500-1501-1502-1503-1504-1505-1506-1507-1508-1509-1510-1511-1512-1513-1514-1515-1516-1517-1518-1519-1520-1521-1522-1523-1524-1525-1526-1527-1528-1529-1530-1531-1532-1533-1534-1535-1536-1537-1538-1539-1540-1541-1542-1543-1544-1545-1546-1547-1548-1549-1550-1551-1552-1553-1554-1555-1556-1557-1558-1559-1560-1561-1562-1563-1564-1565-1566-1567-1568-1569-1570-1571-1572-1573-1574-1575-1576-1577-1578-1579-1580-1581-1582-1583-1584-1585-1586-1587-1588-1589-1590-1591-1592-1593-1594-1595-1596-1597-1598-1599-1600-1601-1602-1603-1604-1605-1606-1607-1608-1609-1610-1611-1612-1613-1614-1615-1616-1617-1618-1619-1620-1621-1622-1623-1624-1625-1626-1627-1628-1629-1630-1631-1632-1633-1634-1635-1636-1637-1638-1639-1640-1641-1642-1643-1644-1645-1646-1647-1648-1649-1650-1651-1652-1653-1654-1655-1656-1657-1658-1659-1660-1661-1662-1663-1664-1665-1666-1667-1668-1669-1670-1671-1672-1673-1674-1675-1676-1677-1678-1679-1680-1681-1682-1683-1684-1685-1686-1687-1688-1689-1690-1691-1692-1693-1694-1695-1696-1697-1698-1699-1700-1701-1702-1703-1704-1705-1706-1707-1708-1709-1710-1711-1712-1713-1714-1715-1716-1717-1718-1719-1720-1721-1722-1723-1724-1725-1726-1727-1728-1729-1730-1731-1732-1733-1734-1735-1736-1737-1738-1739-1740-1741-1742-1743-1744-1745-1746-1747-1748-1749-1750-1751-1752-1753-1754-1755-1756-1757-1758-1759-1760-1761-1762-1763-1764-1765-1766-1767-1768-1769-1770-1771-1772-1773-1774-1775-1776-1777-1778-1779-1780-1781-1782-1783-1784-1785-1786-1787-1788-1789-1790-1791-1792-1793-1794-1795-1796-1797-1798-1799-1800-1801-1802-1803-1804-1805-1806-1807-1808-1809-1810-1811-1812-1813-1814-1815-1816-1817-1818-1819-1820-1821-1822-1823-1824-1825-1826-1827-1828-1829-1830-1831-1832-1833-1834-1835-1836-1837-1838-1839-1840-1841-1842-1843-1844-1845-1846-1847-1848-1849-1850-1851-1852-1853-1854-1855-1856-1857-1858-1859-1860-1861-1862-1863-1864-1865-1866-1867-1868-1869-1870-1871-1872-1873-1874-1875-1876-1877-1878-1879-1880-1881-1882-1883-1884-1885-1886-1887-1888-1889-1890-1891-1892-1893-1894-1895-1896-1897-1898-1899-1900-1901-1902-1903-1904-1905-1906-1907-1908-1909-1910-1911-1912-1913-1914-1915-1916-1917-1918-1919-1920-1921-1922-1923-1924-1925-1926-1927-1928-1929-1930-1931-1932-1933-1934-1935-1936-1937-1938-1939-1940-1941-1942-1943-1944-1945-1946-1947-1948-1949-1950-1951-1952-1953-1954-1955-1956-1957-1958-1959-1960-1961-1962-1963-1964-1965-1966-1967-1968-1969-1970-1971-1972-1973-1974-1975-1976-1977-1978-1979-1980-1981-1982-1983-1984-1985-1986-1987-1988-1989-1990-1991-1992-1993-1994-1995-1996-1997-1998-1999-2000-2001-2002-2003-2004-2005-2006-2007-2008-2009-2010-2011-2012-2013-2014-2015-2016-2017-2018-2019-2020-2021-2022-2023-2024-2025-2026-2027-2028-2029-2030-2031-2032-2033-2034-2035-2036-2037-2038-2039-2040-2041-2042-2043-2044-2045-2046-2047-2048-2049-2050-2051-2052-2053-2054-2055-2056-2057-2058-2059-2060-2061-2062-2063-2064-2065-2066-2067-2068-2069-2070-2071-2072-2073-2074-2075-2076-2077-2078-2079-2080-2081-2082-2083-2084-2085-2086-2087-2088-2089-2090-2091-2092-2093-2094-2095-2096-2097-2098-2099-2100-2101-2102-2103-2104-2105-2106-2107-2108-2109-2110-2111-2112-2113-2114-2115-2116-2117-2118-2119-2120-2121-2122-2123-2124-2125-2126-2127-2128-2129-2130-2131-2132-2133-2134-2135-2136-2137-2138-2139-2140-2141-2142-2143-2144-2145-2146-2147-2148-2149-2150-2151-2152-2153-2154-2155-2156-2157-2158-2159-2160-2161-2162-2163-2164-2165-2166-2167-2168-2169-2170-2171-2172-2173-2174-2175-2176-2177-2178-2179-2180-2181-2182-2183-2184-2185-2186-2187-2188-2189-2190-2191-2192-2193-2194-2195-2196-2197-2198-2199-2200-2201-2202-2203-2204-2205-2206-2207-2208-2209-2210-2211-2212-2213-2214-2215-2216-2217-2218-2219-2220-2221-2222-2223-2224-2225-2226-2227-2228-2229-2230-2231-2232-2233-2234-2235-2236-2237-2238-2239-2240-2241-2242-2243-2244-2245-2246-2247-2248-2249-2250-2251-2252-2253-2254-2255-2256-2257-2258-2259-2260-2261-2262-2263-2264-2265-2266-2267-2268-2269-2270-2271-2272-2273-2274-2275-2276-2277-2278-2279-2280-2281-2282-2283-2284-2285-2286-2287-2288-2289-2290-2291-2292-2293-2294-2295-2296-2297-2298-2299-2300-2301-2302-2303-2304-2305-2306-2307-2308-2309-2310-2311-2312-2313-2314-2315-2316-2317-2318-2319-2320-2321-2322-2323-2324-2325-2326-2327-2328-2329-2330-2331-2332-2333-2334-2335-2336-2337-2338-2339-2340-2341-2342-2343-2344-2345-2346-2347-2348-2349-2350-2351-2352-2353-2354-2355-2356-2357-2358-2359-2360-2361-2362-2363-2364-2365-2366-2367-2368-2369-2370-2371-2372-2373-2374-2375-2376-2377-2378-2379-2380-2381-2382-2383-2384-2385-2386-2387-2388-2389-2390-2391-2392-2393-2394-2395-2396-2397-2398-2399-2400-2401-2402-2403-2404-2405-2406-2407-2408-2409-2410-2411-2412-2413-2414-2415-2416-2417-2418-2419-2420-2421-2422-2423-2424-2425-2426-2427-2428-2429-2430-2431-2432-2433-2434-2435-2436-2437-2438-2439-2440-2441-2442-2443-2444-2445-2446-2447-2448-2449-2450-2451-2452-2453-2454-2455-2456-2457-2458-2459-2460-2461-2462-2463-2464-2465-2466-2467-2468-2469-2470-2471-2472-2473-2474-2475-2476-2477-2478-2479-2480-2481-2482-2483-2484-2485-2486-2487-2488-2489-2490-2491-2492-2493-2494-2495-2496-2497-2498-2499-2

Send Applications from or on behalf of unsuccessful candidates notice for admission at the same of failure or for a revaluation of the answer papers will be admitted to. For revaluation of answer papers is prohibited.

(By order)

MORIMAD,
Secretary.

Office of the Governor for Govt. Examinations,
Madras, 4th April 1937.

UNIVERSITY OF MADRAS
UNIFICATION.

The following is the list of test books approved by the Syndicate for the Matriculation Examinations of 1937 and 1938:—

MATRICULATION EXAMINATIONS, 1937.

English.

22nd—

Stage Fifth. Thirty-eight. Pabla given in Composition of Dr. Ganesan. Page 7 to 18—By the Governor and Clerk to the Govt. Estate House (1937) Chapter 1 to 15 inclusive.

Part—

80. English on Syntax and Dialect. Stage Grammar and Chronology of Dr. Ganesan. Page 1 to 90-91.

Composition—

Foundations and Exercises in English, by I. H. Robinson.

MATRICULATION EXAMINATIONS, 1938.

English.

Same as for the S.E.L.C. Public Examination of 1935.

Maths.

The same as for 1935, viz.—

Part—

Algebra by K. A. Chisholm.

Part—

The following extracts from the Kannada—
Hindi—Kashmiri—
Urdu—Persian—Sanskrit—
English—English (Hindi)

[The above books can be had at New Book House,
Fort St. George, Madras. Publishers: Perambalur Company,
Madras High, Madras.]

Geog.

S.E.L.C. Selections in Geog. for 1938.

Maths.

The same as for the S.E.L.C. Public Examination of 1935.

Latin.

Quint. De Delle Cato, Book 1, Chapters 1-25.
Pabla, Pabla, Book 1.

French.

V. Hugo: Canto (Maurand)
Pabla, Pabla (Maurand).

Maths.

Pabla—Maths and Geog., Chapters 25-35.
Quint. De Delle Cato, Book 1, Chapters 1-25.
Pabla, Pabla, Book 1.
S.E.L.C. Selections in Geog. for 1938.
Maths.
The same as for the S.E.L.C. Public Examination of 1935.

(By order)

University Buildings, Chennai,
Madras, 8th April 1937.

W. McLEAN,
Registrar.

ANANDAPURAM UNIVERSITY.

It is hereby notified, by direction of the Vice-Chancellor, that under Law 21 of Chapter VII of the Laws of the University, any election of two members of the Senate by the Anandapuram Council from among themselves, according to the principle of proportional representation by means of the single transferable vote will take place at the University Office, Anandapuram, on Tuesday, the 4th May 1937, between the hours 11 a.m. and 4 p.m.
The following are the names of qualified persons duly nominated for 1937-38:—
Mr. Govindarajan, L. K.
Mr. Ramaswami, R.

Voting papers will be issued to all the members of the Anandapuram Council this day, Tuesday, the 20th April 1937.

The voting paper on receipt should be filled in accordance with the instructions given thereon and should be either (1) returned to the Registrar by registered post to reach reach here on Tuesday, the 4th May 1937, before 4 p.m., or (2) deposited in the ballot box provided for the purpose at the University Office between the hours 11 a.m. and 4 p.m. on the same day.
The scrutiny and counting of votes will commence at 4-15 p.m. on Tuesday, the 4th May 1937.

(By order)

N. VEERANATHAN,
Registrar.

Anandapuram, 20th April 1937.

ANDHRA UNIVERSITY.

MESSAGE EXAMINATIONS, MAY 1937

Existed Time-table.

Existed Time-table.

FINAL H.D.S. EXAMINATIONS.

Part II.

English, 1st Stage—
11 a.m. to 2 p.m. .. English .. 100
2 p.m. to 4 p.m. .. English .. 100
Tuesday, 15 May ..
10 a.m. to 12 p.m. .. Statistics and Geog. .. 100

NOTE—Only candidates of the B.A. degree will be admitted to the examination which will be held on Tuesday, the 15th May 1937.

(By order)

University Office, Madras,
10th April 1937.

VERANAGAR BOARD EXAMINATION IN
MADRAS—FEBRUARY 1937.

The following candidates have been declared by the Veranagar Examination Board to have passed the Board Examination for Veranagar students held at the Veranagar Hospital for Women and Children, Madras, on February 1937.

For a complete list of the names of the candidates, please refer to the Veranagar Board Examination Report for February 1937.

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12. Candidates are strictly warned that they should not approach the members with reference to their secret papers. Any candidate approaching or attempting to approach an examination or being caught doing so will be disqualified and will also be reported to the head of the school or department in which he may be employed for disciplinary action.

13. Subject to any change that may be found to be necessary, the examination will be conducted in the order of subject and subjects chosen in the sequence to the position.

14. Memorandum of admission to the Departmental Tests will be sent to the candidates a week before the date of the examination. Candidates who do not receive a should apply to the Secretary, Madras Public Service Commission, Cathedral T.O., Madras 107.

15. The results will be published by the Port St. George Gazette, as notifications of students will be issued.

ANNOUNCEMENT

Tests, exams and exams.

Monday, 28th June 1937.

10 a.m. to 12 noon

Examination of Candidates—

20th—A—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—B—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—C—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—D—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—E—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—F—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—G—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—H—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—I—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—J—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—K—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—L—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—M—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—N—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—O—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—P—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—Q—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—R—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—S—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—T—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—U—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—V—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—W—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—X—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—Y—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—Z—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AA—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AB—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AC—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AD—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AE—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AF—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AG—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AH—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AI—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AJ—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AK—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AL—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AM—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AN—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AO—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AP—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AQ—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AR—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AS—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AT—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AU—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AV—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AW—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AX—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AY—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—AZ—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BA—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BB—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BC—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BD—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BE—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BF—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BG—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BH—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BI—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BJ—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BK—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BL—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BM—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BN—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BO—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BP—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BQ—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BR—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BS—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BT—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BU—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BV—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BW—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BX—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BY—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—BZ—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—CA—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—CB—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—CC—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—CD—10th and 11th tests.

2 p.m. to 4 p.m.

Examination of Candidates—

20th—CE—10th and 11th tests.

teachers, possidors of clinical health and pedagogical boards and teachers of adult and private schools, under whom they begin to be serving as teachers or in any other capacity, are requested to be so good as to submit their applications in the foregoing form as far as possible by the 1st day of June, the condition of the form is such that they will be satisfied.

Student and Mrs.

HIGHER GRADE.

Year of Study—1920-21.

(1) English.
(2) First subject.

LOWER GRADE.

Year of Study—1920-21.

(1) English.
(2) First subject.
(3) Second subject.

V. RAMACHANDRA RAO,
Master.

Government Training School,
Pondicherry, 15th April 1921.

GOVERNMENT TRAINING SCHOOL FOR WOMEN, PONDICHERRY, CUDAPAH DISTRICT.

Applications are invited from Telugu candidates for admission into the Higher Elementary Grade, Junior Class, in July 1921.

1. The qualifications required for admission are—

- (1) A certificate of having passed III form of a recognized Secondary or Middle school, or
- (2) as Elementary School Leaving Certificate issued by an Inspecting Officer of Madras Education Department.

2. The period of training is for two years, candidates whose stipends are paid by the local bodies will also be admitted.

3. Candidates must not be less than 14 years of age, or above 25 years, on the day of admission and should have put in at least a year's service as a teacher, not less than a year, but in the case of those who have been employed in a recognized school for not less than three years, 30 years of age.

4. Applications in the prescribed forms duly recommended by the President of a District Board, Chairman of the Municipal Council or the Commissioner of the Municipal Council, manager of a recognized school, with a definite promise of appointment, immediately after training and with their current salaries, highly written thereon, should be sent to the Sub-divisional Inspectors of Schools of the region concerned to reach the undersigned on or before the 15th May 1921.

5. Applications not accompanied by the general educational, medical and medical certificates in original and three copies after the due date will not be considered.

6. The forms of applications should be obtained from the headquarters, Government Training School for Women, Pondicherry, and from the Sub-divisional Inspectors of the concerned region. If printed forms are not available, either typed or cyrillicized or manuscript forms clearly prepared may be made use of.

7. A selection examination will be held on 15th June 1921, and the selected candidates will be on probation for 30 working days and their continuance after this period depends on the conduct and the progress made by them. The candidates should present themselves for the selection examination in the Government Training School for Women, Pondicherry, at their own cost.

8. The rate of stipends is Rs. 5 per mensem.

9. There is a hostel attached to the training school. Candidates who do not reside with their families or with any relatives will have to pay the hostel paying the local expenses.

E. COBURN,
Inspector.

Government Training School for Women,
Pondicherry, 15th March 1921.

GOVERNMENT ARTS COLLEGE, RAJAHMUNDRY.

Applications for admission to the course for 1921-22 should be submitted in the form prescribed below and should be in the handwriting of the applicants. They should be submitted as soon as possible after the publication of the results of the examination qualifying for admission. No preliminary examination is held before the publication of the results, and the results will be registered.

2. The courses of study provided for at the college are as follows:—

INTERMEDIATE.

For Part II.

Group (1)—Mathematics, Physics and Chemistry, Group (2)—Modern History, Indian History and Logic.

For Part II.

Sanskrit, Telugu and Urdu.

B.A. Degree.

For Part III.

Group (1)—Economics, Law, Group (2)—English.

For Part II.

As for Intermediate.

B.Sc. Degree.

One of the following combinations:—

(1) Mathematics, Physics and Chemistry and Chemistry.

(2) Physics, Mathematics and Chemistry and Chemistry.

(3) Chemistry, Mathematics and Mathematics and Physics and Physics.

3. First-year class.—A candidate for admission must, if he holds a Secondary School-Leaving Certificate, submit a statement of the marks obtained in all the subjects presented for the public examination, and must state whether he appeared for the examination for the first time or as a supplementary student, and if he holds a certificate other than the Secondary School-Leaving Certificate, he must state the name of the certificate, the subjects examined in, with the marks obtained in each and must state a distinction was obtained in any subject. Applications accompanied by these particulars will not be registered.

The certificate of a candidate for admission must necessarily show high proficiency in English, Vernacular, Sanskrit or Urdu, and at least two of the subjects of the group selected. Only such eligible candidates as have presented Algebra and Geometry under Group I of the Secondary School-Leaving Certificate Examination and have secured not less than 200 marks in the aggregate will be admitted for Mathematics in the Intermediate course.

All students seeking admission into the college should pay a registration fee of Rs. 2. This fee must be remitted with any Government treasurer or branch of the Imperial Bank of India dealing with Government transactions in the following head of account:—

"XXI, Education—For—Obedience—fee for registration of applications for admission into the Government Arts College, Rajahmundry."

The duplicate copy of the check obtained from the treasury or Imperial Bank should be attached to the application for admission. No application will be registered unless accompanied by the check for the registration fee of Rs. 2.

4. Third-year class.—Candidates will be selected on the basis of the Intermediate Examination.

5. Fees of application.—Candidates for admission to the course of study for 1921-22 should furnish information on all the following points:—

(1) Name in full (including village and father's name), birth, caste and religion.

(2) Date of birth according to the Christian era.

(3) Details to which the applicant belongs.

(6) Register number and year of examination qualifying for admission, with class, where this is known. (If the examination passed in the Intermediate Examination held in September, a statement of the marks obtained should be attached, the marks being obtainable from the Registrar on payment of Rs. 2.)

(7) Class into which admission is sought, with particular as to group, etc.

(8) Languages to be studied under Part II.

(9) School or college in which the applicant studied in 1936-37. (Applicants who passed the Intermediate Examination previously should state whether they gave the year of study in respect of which they changed their attendance certificate.)

(10) Games played, if any.

(11) Address which will find the applicant when the selection is made.

Station

Date

Signature of applicant.

8. When the advertisement of an application is issued, an addressed post card should be enclosed. This will be returned with the date stamp of the college impressed on it in token of receipt of the application.

Candidates selected for admission will receive post cards notifying such selection; but it has to be remembered that all selections are provisional only, and will be confirmed only after scrutiny of the original documents referred to in the application.

At the time of admission a candidate should produce, besides his certificate, the post card received from the Principal concerning his selection for admission and a certificate of completion after the completion of the fourth year or a certificate from the responsible authorities to the effect that to their personal knowledge a candidate was awarded such postcard after the completion of the fourth year.

Applicants should clearly understand that, if they do not live with their parents or entitled guardians they will be required to live at the hostel attached to the college.

9. There are three terms in the academic year. The following are the rates of fees:—

I. Regular fees—

(a) Intermediate—Rs. 35 per term.

(b) B.A.—Rs. 45 per term.

(c) B.Sc.—Rs. 45 per term.

II. Special fees—

(a) Hostel fee for Science students only (collected in two instalments)—

(i) Intermediate—Rs. 10 per session.

(ii) B.Sc.—Rs. 12 per session.

(c) Amusement fees—

(a) M. S. M. I. Association, Reading Room and Messing for all students (collected in two instalments)—Rs. 4 per session.

(b) Mathematics and Science Association for Mathematics and Science students only (collected as admission)—Rs. 12 per session.

(c) History and Economics Association for History and Economics students only (collected as admission)—Rs. 10 per session.

(d) Athletics Association for all students (collected as admission)—Rs. 5 per session.

(e) College scholar (collected as admission)—Rs. 5.

D. SUBRAMANYA RAJEN,

Principal

Government Arts College, Rajahmundry,

2nd April 1937.

GOVERNMENT BRENNEN COLLEGE,

TILLACHEKKI.

GOVERNMENT TRAINING DEPARTMENT.

Applicants are invited for admission into the Secondary Training class, Government Brennen College, Tillacherry, in July 1937.

2. The period of training will be two years in the case of Secondary School Leaving Certificate holders and one year in the case of those who have secured the Intermediate examination or have completed the acceptable course. No stipend will be paid.

2-2

3. The S.E.L.C. holders should attach to their application a statement of marks obtained by them in each subject in the public examination. If the marks in one or more subjects are below 30 per cent it should be noted whether the applicants have secured stipends and if so the date and page of the Gazette in which the stipend is noted should be quoted. Original certificates must be produced by the selected candidates only on the date of admission.

4. Candidates who have put in one year's training previously will state the fact in their application for training. They should possess the minimum number of marks, prescribed by the Director of Public Instruction, Madras, in his Proceedings No. 10, 2152/36, dated 24th September 1933. The candidate will also attach to his application a certificate of service put on an order of the Government not later than 1st April 1937. Every application for admission should be supported by the signature of a recognized school or college, countersigned by an officer of the Government not later than 1st April 1937. Every application for admission should be supported by the signature of a recognized school or college, countersigned by an officer of the Government not later than 1st April 1937.

5. Applications should be made in the prescribed form and should be submitted to the District Educational Officer of the district concerned by the 15th May.

C. M. KESU NEENGADE,
Principal,

Government Brennen College, Tillacherry,
2nd April 1937.

NOTICE FOR THE ADMISSION OF STUDENTS INTO THE GOVERNMENT VICTORIA COLLEGE, PALGHAT.

Applications for admission into the Government Victoria College, Palghat, should be sent in immediately after the results of the Public Examination (Secondary School Leaving Certificate examination or Intermediate examination) as the case may be are published.

2. Each applicant should pay a registration fee of Rs. 2. The fee must be remitted into any Government treasury at which of the Imperial Bank of India dealing with Government treasuries and the following head of account mentioned on the check—“XVI Education—Fee—Ordinary for the registration of application for admission into the Government Victoria College, Palghat.” The duplicate copy of the check obtained from the treasury or Imperial Bank should be attached to the application for admission. No application will be registered unless accompanied by the check for the registration fee of Rs. 2.

3. First-year students—With his application for admission a student should submit (i) the particulars called for in paragraph 2 above and (ii) his Secondary School Leaving Certificate or a certified extract of the Secondary School Leaving Certificate examination marks.

In Part II one of the following languages can be taken—Sanskrit, Tamil or Malayalam.

In Part III the College provides the following examinations:—

- (a) Mathematics, Physics and Chemistry.
- (b) Natural Science, Physics and Chemistry.
- (c) Ancient History, Modern History and Logic.

4. Third-year class—Students will be selected on the results of the Intermediate examination. The College provides instruction in the following:—

- Part I—English.
- Part II—Sanskrit, Tamil or Malayalam.
- Part III—Group I—3 Subjects (Latin).
- Group II—Philosophy.
- Group III—History and Economics.

5. Applications for admission should supply the following particulars in a tabular form:—

- (i) Name in full.
- (ii) Date of birth according to the Christian era.
- (iii) Caste or sub-caste.

7. The school or college in which the applicant studied, together with the nature of his education.

(8) Register number in the Matriculation, Secondary School Leaving Certificate examination or Intermediate examination.

the subjects chosen by him. If he proposes to take a History subject he certificate should show aptitude in the History of India and Geography.

An applicant for admission should send a verified copy of the class report and the Public Examination results as entered in his Secondary School Leaving Certificate, or such as is received from the Controller's office.

Provision is made for repeating examination in the following combinations of subjects for the January B.A. Exam.—

- (a) Mathematics Group + B.
- (b) Physics—Math with Chemistry—Biology.
- (c) Chemistry and Botany.
- (d) Botany and Tamil.

15. The following fees will be collected on admission—

	Indian	Other
	Students	B.A.
In advance for a term ..	25	35
For each part of the B.A. Exam course (2 parts)	15
For each part of the Intermediate Course (2 parts)
Governments Registration fee ..	35	A. B.
University Registration fee ..	3	0 0
Special Fee	3 0 0 (For first class students)
(a) Boarding room fees ..	2	0 0
(b) Boarding fees ..	6	0 0
(c) Union fees ..	2	0 0
College Day fund ..	1	0 0
Calendar ..	0	0 0
* Library catalogue ..	4	0 0
* K.C. Co-operative Society fee for membership ..	0	0 0
* Hospital inspection fee (for 1 and 1½ class students) ..	1	0 0

* For one student.

Science fees.

	Rs.
B.A. Exam Course ..	12
Intermediate Course ..	12

P.B.—(1) The school fees (Rs. 12 and 12) will be collected during the first and second terms of 1936-37 along with the fee for one more head-student. The amount fee will be collected with the fee (collected at time of the first term of 1936-37).

(2) There are a number of students who are admitted to the college who are required to pay an admission fee of Rs. 12 by the Intermediate College and B.A. Students.

The following certificate should be produced on admission—

- (1) Transfer certificate.
- (2) Examination certificate.
- (3) Medical certificate.
- (4) Annual certificate if admission is sought in the Senior classes.
- (5) The students of the college who have not yet obtained their transfer certificate from this college before the opening of the college must then, before the senior session should pay a penal fee of Rs. 5 along with fees, else fees will not be accepted.
- (6) Conduct certificate.

A. CHAKRABARTI,
Principal.

Government College, Kumbakonam,
25th April 1937.

MADRAS MEDICAL COLLEGE.

CHEMIST AND PHYSICIAN CLASS.

Those who have passed the Matriculation Examination or who have qualified for a Secondary School Leaving Certificate taking Physics or Chemistry as 'C' group subjects for the public examination are eligible for admission.

2. The course extends over two years. The fee for each subject of the course is Rs. 10.

3. An application for admission to this class should be sent to the Principal, Madras College, before the 15th June next. Qualification, conduct, transfer or leaving and re-examination certificate must be attached to the application. Printed form of application may be had from the Assistant in Training, Madras College, on writing a stamped and addressed envelope.

MADRAS MEDICAL COLLEGE.

Science, 1937-38.

The following will be admitted to the advanced course in Science Science—

(a) Graduates in Medicine and Surgery of the University of Madras or candidates holding corresponding degrees of other universities or holding degrees recognized for the purpose by the University of Madras. These will be eligible to appear for the B.Sc. Degree Examination after completing the course. The fee for the course which extends to twelve calendar months commencing from July is Rs. 120. No deposit fee is required.

(b) Those who possess the L.M.S. Diploma or its equivalent or any other similar qualification not recognized by the university, such applicants are not eligible for the B.Sc. Examination but can attend the course with a view to obtaining the "B.Sc. in Public Health" (L.M.S. certificate). The fee for the course is Rs. 120. No deposit fee is required. The course lasts for the B.Sc. Degree extends over twelve calendar months.

Notes—(1) The application must be sent to the Assistant in Training before the 15th June next.

(2) The fee for the course must be paid into a Government treasury to the credit of "N.M.C. Madras—Madras Medical College Fees" and in no other hand, before joining classes and that for the examination for the 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 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999, 1000.

3. Applications on prescribed forms will be accepted till 15th June 1937.

C. M. S. FLETCHER, Lieut. Col., I.M.S.,
Acting Principal.

Madras College, Madras,
25th April 1937.

GOVERNMENT TRAINING SCHOOLS, ANANTAPUR AND CUDDAHAP DISTRICTS.

The District Educational Officer, Anantapur and Cuddapah districts, notices for the information of all concerned that candidates for training will be admitted into the Government Training schools named below in July 1937.

Name of institution.	Number number of students.	Rate of monthly.
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MADRAS MEDICAL COLLEGE.

Government Secondary Training School, Anantapur.	Rs. 5 per annum.
Government Higher Elementary Training School, Anantapur.	Rs. 4 per annum.

In addition to the above, 20 candidates for Secondary-grade training will also be admitted into the Government Training School, Anantapur, the notice being only for one session. Admission is open to candidates who have completed the old P.A. of the Madras University or the Intermediate course of the Madras, Anantapur and Anantapur Universities. Candidates selected for this course are not eligible for stipends.

1. The period of training for the Higher Elementary grade is two years, but in the case of completed Secondary School Leaving Certificate holders who have a record of not less than 50 per cent of the marks in all the subjects the period will be for one month. Failure to secure the minimum in one subject will be continued.

2. Qualification—Candidates who held the merit card of having passed the First Class of a Secondary school and those possessing the Elementary School Leaving Certificate of the English Standard issued by

the Deputy Inspector on printed forms and marked "good" or "fair", and those who hold the Secondary School-Leaving Certificate with few marks are eligible for admission.

Only copies of general educational examinations duly accepted by the recruiting officers should be enclosed in the applications.

4. Candidates belonging to centres other than scheduled centres or Mahomedan schools must have at least one year's teaching experience in recognized schools. Importing officers should, before the submission of the applications, verify and certify as to the correctness of the total service furnished by each candidate in his application.

5. The certificate of provisional appointment should be signed by the manager of a recognized school, and should be submitted.

6. All applications should be in the printed form prescribed in Form No. 204/22, dated 22nd January 1927, of the Director of Public Instruction, Madras, and should be submitted through the Deputy Inspector of Schools at the stage in which the candidate belongs.

7. The applications submitted by the candidates should be recommended by the authorities inspecting officers and submitted to this office in two separate lists—one the recommended list and the other the rejected list.

8. All the applications together with lists complete in every respect should be submitted on or to reach the office on or before the 15th May 1927.

S. SOMASUNDARAM RAO,
District Educational Officer,
Amavapur and Coimbatore.

Amavapur, 7th April 1927.

ERRATUM.

In notification regarding applications for admission to the Government Mahomedan College, Madras, dated 6th April 1927, published on page 174 of Part I & of the Port St. George Gazette, dated 12th April 1927, in paragraph 8, for "20th June 1926," substitute "1st July 1927."

M. ABUL HANID,
Principal.

Government Mahomedan College,
Madras, 20th April 1927.

NOTIFICATIONS.

The District Inspector of Schools, Coimbatore Division, in his Frequenting No. No. 106/27, dated 10th March 1927, has requested the T.S.C. No. 10000 of the Lower Elementary grade of Non-Training B. Ed. Exams, conducted by the St. Joseph's Elementary School, Coimbatore, for a grant of six months from the date of the proceedings.

U. KANKAPPA,

District Educational Officer, South Kanara.
Mangalore, 26th April 1927.

The Director of Public Instruction, Madras, has in his Frequenting No. No. 96/27, dated 20th February 1927, directed C. Nagarajulu, a pupil of

Form VI of the Rajah's High School, Benneer, from admission into any recognized school till the completion of the school year 1927-28.

T. V. APPARASUNDARAM,
District Educational Officer, Benneer.
Madras, 2nd April 1927.

VACANCIES.

Advertisements are invited for the post of Assistant Natural Science Instructor, Government Training School, Namakkal, on a pay of Rs. 33-0-12 and they should reach this office on or before 20th May 1927. The appointment will be on probation for two years. From 1st June 1927 a completed Secondary School-Leaving Certificate and Natural Science Certificate in Wood-work of the Teachers' College, Namakkal, and apply. The applicants should enclose details of previous service, if any, date of birth and the present and provisional qualifications of the applicant.

D. RAMULU,
District Educational Officer,
Namakkal and Arany.

26th April 1927.

Advertisements are invited from graduates who have taken their degree with Chemistry and either Botany or Zoology for their optional subjects for the post of Demonstrator in Chemistry which is likely to become vacant in this college. The appointment is temporary for one year with effect from 1st July 1927 carrying a pay of Rs. 45-0-12-48. The applicants should possess at least a first-class or second-class degree of B.A. or B.Sc. of any of the Indian Universities.

The following particulars should be furnished in a tabular form:—

1. Name of candidate.
2. Date of birth.
3. Date of birth according to Christian era.
4. Native place and district.
5. Year in which candidate passed his B.A., B.Sc., with rank and class.
6. The college from which he graduated.
7. Grade passed.
8. Current and detailed address with postal town.

If the necessary forms the selected candidate should be ready to join the college immediately on receipt of order of appointment.

Applicants with copies of testimonials should reach the undersigned on or before 10th June 1927. Applications received after the date specified will not be considered.

S. R. U. SAVOOR,
Government Victoria College,
Pondicherry, 1st April 1927.

Warrant a school bus, preferably motor, with class room for a watchman's post in this College.

M. ABUL HANID,
Government Mahomedan College,
Madras, 26th April 1927.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 10]

MADRAS, TUESDAY EVENING, APRIL 26, 1937.

[PART, 5 1/2 p.

Part II—Miscellaneous Notifications.

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Deaths	842			
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Deaths	846			
Deaths	847			
Deaths	848			
Deaths	849			
Deaths	850			
Deaths	851			
Deaths	852			

DEPARTMENT OF AGRICULTURE.

Statement showing the Balance Department and Exports of Raw Cotton in the Madras Presidency for the week ending 31st April 1917.

[Units.—all figures are in bales of 250 lb. each.]

Country of origin.	In the previous year.					In the current year.				
	During the week ending 31st April 1916.		Total for the year ending 31st April 1916.			During the week ending 31st April 1917.		Total from 1st February 1917 to date.		
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
Thailand	1,712	1,286	6,146	2,910	329	..	780	4,616	1,438	1,890
India	712	..	3,000	2,475	275	..	501	10,520	..	3,240
Central	8,000	475	32,250	12,475	1,775	..	4,272	14,712	8,495	10,000
South India and Western ..	275	145	6,400	19,312	475	..	30,000	6,312	16,512	20,100
Guatemala	2,712	115	5,500	5,575	26,712	10,712	..	1,440
Guatemala	2,712	45	50,000	30,000	700	..	70,000	10,000	..	1,440
Total	4,000	2,267	15,301	34,662	6,800	21,724	12,312	46,104	10,943	26,570

(a) Exports shipped in the corresponding week of previous year 12 weeks ago.

(b) Exports shipped in the current week by 26 ships.

(c) Exports by sea in the current week—Thailand—Guatemala, 400; India and Western 2,812; Guatemala 275; Guatemala—25,000; Central—30,000; India—Guatemala, 1,200; Central—700; Guatemala—700.

(d) Includes 10 bales not reported before.

(e) Includes 100 bales not reported before.

(f) Includes 10 bales not reported before.

(g) Includes 10 bales not reported before.

— duplicate for, Gujarat.

Quantity of Cotton Pressed in the preceding Saturday and of Unpressed Cotton produced at Pressing Mills in the Madras Presidency during the week ending 31st April 1917.

[Units.—all figures are in bales of 250 lb. each.]

Faculty of cotton.	In the previous year.					In the current year.				
	During the week ending 31st April 1916.		Total for the year ending 31st April 1916.			During the week ending 31st April 1917.		Total from 1st February 1917 to date.		
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
Thailand	3,107	1,800	6,000	11,107	6,207	6,007	5,100	4,600	1,000	1,000
India
Central
South India and Western
Guatemala
Guatemala
Total	3,107	1,800	6,000	11,107	6,207	6,007	5,100	4,600	1,000	1,000

Statement of Cotton Pressed in the Madras Presidency for the week ending 31st April 1917.

[Section 4 (2) of the Cotton Ginning and Pressing Factories Act, 1914.]

Faculty of cotton.	During the week.			
	(1)	(2)	(3)	(4)
Thailand	3,107	1,800	6,000	11,107
India
Central
South India and Western
Guatemala
Guatemala
Total	3,107	1,800	6,000	11,107

Madras, 10th April 1917.

D. SHANMUGA RAO,
Director of Agriculture.

PUBLIC HEALTH DEPARTMENT

Public Health Department,
Vital Statistics of New Mexico, Towns of the Mexican Free-Trade for the week ending 25th March 1907

[illegible]

World Summary of the Biographical Towns of the Matras Presidency for the week ending 27th March 1877

[illegible]

Madras, 16th April 1937.

C. M. BANARATHY, Lieut.-Col., I.M.S.,
Director of Public Health

the date of this notice by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 of the Provincial Insolvency Act, 1917. They should also give the Official Receiver all books, necessary instruments and provide him with funds, where necessary.

R. D. BARTER,
District Judge.

Batavia, 26th April 1927.

No. 31 of 1927 (J.K. No. 35 of 1927),
District Court, East Java.

Pradipati Venkateswaram, Plaintiff, Rajawathi alias Rajawathi and Dattavathi Venkateswaram-Debtors.
Kandiah Sivalingam and four others—Creditors.

Take notice that the petition by the insolvent under section 37 of the Provincial Insolvency Act, 1917, of 1927, No. 31 of 1927 (J.K. No. 35 of 1927) was filed on 11th August 1927 has been admitted by an order of this Court, dated 2nd April 1927.

R. E. MACK,
District Judge.

Batavia, 26th April 1927.

No. 32 of 1927, District Court, Nilagiri.

Velam Amudam, Narayana-Polisher (Debtors),
Bannagan Chelwappa Chetti and others—Creditors.

Take notice that the petition by the insolvent under section 37 of the Provincial Insolvency Act for an order of absolute discharge was on for hearing before this Court on 25th June 1927.

No. 2 of 1927, District Court, Nilagiri.

Sanku Gopala Krishnaswami-Polisher (Debtors),
Pulavathi Patti Reddi and others—Creditors.

Take notice that the petition by the insolvent under section 37 of the Provincial Insolvency Act for an order of absolute discharge was on for hearing before this Court on 25th June 1927.

No. 51 of 1927, District Court, Nilagiri.
Bannagan Venkata Subrahmanya-Polisher (Debtors),
Jeyarajam Venkateswaram Company and others—Creditors.

Take notice that the petition by the insolvent under section 37 of the Provincial Insolvency Act for an order of absolute discharge was on for hearing before this Court on 25th June 1927.

No. 82 of 1927, District Court, Nilagiri.
Jeyarajam Venkateswaram-Polisher (Debtors),
K. P. Narayana Reddi and others—Creditors.

Take notice that the petition by the insolvent under section 37 of the Provincial Insolvency Act for an order of absolute discharge was on for hearing before this Court on 25th June 1927.

No. 33 of 1927, District Court, Nilagiri.
Redd Sanku Subrahmanya Reddi-Polisher (Debtors),
Adappa Venkateswaram Reddi Company and others—Creditors.

Take notice that the petition by the insolvent under section 37 of the Provincial Insolvency Act for an order of absolute discharge was on for hearing before this Court on 25th June 1927.

No. 60 of 1927, District Court, Nilagiri.
Kandiah Subrahmanya Reddi-Polisher (Debtors),
Pattanam Reddi Reddi and others—Creditors.

Take notice that the petition by the insolvent under section 37 of the Provincial Insolvency Act for an order of absolute discharge was on for hearing before this Court on 25th June 1927.

No. 34 of 1927, District Court, Nilagiri.
Pradipati Venkateswaram-Polisher (Debtors),
V. Ramana, Official Receiver and others—Creditors.

Take notice that the petition by the insolvent under section 37 of the Provincial Insolvency Act for an order of absolute discharge was on for hearing before this Court on 25th June 1927.

No. 81 of 1927, District Court, Nilagiri.
P. Jeyarajam Chetti-Polisher (Debtors),
Kandiah Venkateswaram & Co. and others—Creditors.

Notice is hereby given that the adjudication order, dated 26th April 1927, passed against the above debtor has been annulled in pursuance of the acceptance of the composition scheme as per order, dated 26th March 1927.

No. 30 of 1927, District Court, Nilagiri.
Chelwappa Venkateswaram-Polisher (Debtors),
Mandiah Subrahmanya Reddi and others—Creditors.

Under section 30 of the Provincial Insolvency Act, notice is hereby given that the above-mentioned petitioner has been adjudged insolvent on 26th March 1927 and that he should apply for discharge on or before 25th September 1927. Creditors should prove their claims within three months from the date of publication of this notice in the District Gazette, by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 of the Provincial Insolvency Act. They should also give the Official Receiver all necessary instruments and provide him with funds, where necessary.

No. 31 of 1927, District Court, Nilagiri.
Chelwappa Venkateswaram-Polisher (Debtors),
Chelwappa Venkateswaram and others—Creditors.

Under section 30 of the Provincial Insolvency Act, notice is hereby given that the above-mentioned petitioner has been adjudged insolvent on 26th March 1927 and that he should apply for discharge on or before 25th September 1927. Creditors should prove their claims within three months from the date of publication of this notice in the District Gazette, by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 of the Provincial Insolvency Act. They should also give the Official Receiver all necessary instruments and provide him with funds, where necessary.

P. N. SIVASUBRAMANIAM,
District Judge.

Nilagiri, 26th April 1927.

No. 27 of 1927, District Court, South Arcot.
Muthusami Moopan, Mulla Moopan and Mulla Moopan, sons of Chelwappa Moopan of Annamangudi, Kallakurichi taluk—Debtors.

Notice is hereby given under section 30 of the Provincial Insolvency Act that the above-mentioned petitioners have been adjudged insolvent by order of this Court, dated 1st April 1927, and that they should apply for discharge on or before 1st April 1927. Creditors should prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, South Arcot, an affidavit in Form No. 3 of the Provincial Insolvency Act.

P. RAJAGOPALAN,
District Judge.

Chidambaram, 16th April 1927.

No. 63 of 1927, District Court, Madurai.
Kandiah Chelwappa Moopan-Polisher (Debtors),
Mandiah Venkateswaram and others—Creditors.

Take notice that the petition by the insolvent under section 37 of the Provincial Insolvency Act for an order of absolute discharge was on for hearing before this Court on 22nd July 1927.

No. 29 of 1927, District Court, Madurai.
Gopalan Moopan-Polisher (Debtors),
Mandiah Venkateswaram and others—Creditors.

Under section 30 of the Provincial Insolvency Act, notice is hereby given that the above-mentioned petitioners have been adjudged insolvent on 26th March 1927 and that they should apply for discharge on or before 24th February 1928. Creditors should prove their claims within six months from the date of publication of this notice in the District Gazette, by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 of the Provincial Insolvency Act.

No. 85 of 1936, *Ses-Court, Nellore.*

Perranda Ibrahim-Pettahar, Chappanna Sahasrabudhi and others-Respondents.
Notice is hereby given under section 30 of Act V of 1920 that the above-named respondents are adjudicated insolvent on 25th January 1937. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver within one year.

No. 86 of 1936, *Ses-Court, Nellore.*
Vijayanna Venkata Reddi and others-Pettahar, Vajra Narasimha Nayudu-Respondent.
Notice is hereby given under section 30 of Act V of 1920 that the above-named respondents are adjudicated insolvent on 25th January 1937. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver within one year.

No. 107 of 1936, *Ses-Court, Nellore.*
Chappanna Subbaraya Reddy-Pettahar, Pochamudi Krishnan Reddy-Respondent.

Notice is hereby given under section 30 of Act V of 1920 that the above-named respondents are adjudicated insolvent on 15th March 1937. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver within one year.

No. 108 of 1936, *Ses-Court, Nellore.*
Chavara Venkata Subbiah Sastry and others-Pettahar, Davara Sahasrabudhi-Respondent.

Notice is hereby given under section 30 of Act V of 1920 that the above-named respondents are adjudicated insolvent on 15th March 1937. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver within one year.

No. 114 of 1936, *Ses-Court, Nellore.*
Dagbhi Rudraharasub-Pettahar, Arjuna Chinnanna and others-Respondents.
Notice is hereby given under section 30 of Act V of 1920 that the above-named respondents are adjudicated insolvent on 15th March 1937. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver within one year.

No. 116 of 1936, *Ses-Court, Nellore.*
Arjuna Venkata Subbiah-Pettahar, Kameshwar Ramakrishna-Respondent.
Notice is hereby given under section 30 of Act V of 1920 that the above-named respondents are adjudicated insolvent on 15th March 1937. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver within one year.

No. 127 of 1936, *Ses-Court, Nellore.*
Arjuna Sundara Jagan Reddy-Pettahar, Bava Brahmachari and others-Sahasrabudhi.
Notice is hereby given under section 30 of Act V of 1920 that the above-named respondents are adjudicated insolvent on 15th March 1937. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver within one year.

No. 129 of 1936, *Ses-Court, Nellore.*
Mekhanthar Venkatasubbarao-Pettahar, Jagannath Ramakrishna and others-Respondents.
Notice is hereby given under section 30 of Act V of 1920 that the above-named respondents are adjudicated insolvent on 15th March 1937. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver within one year.

No. 130 of 1936, *Ses-Court, Nellore.*
Pallapa Reddyaraya Reddy-Pettahar, Pallapa Ramakrishna-Respondent.
Notice is hereby given under section 30 of Act V of 1920 that the above-named respondents are adjudicated insolvent on 15th February 1937. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver within one year.

No. 142 of 1936, *Ses-Court, Nellore.*
Jana Chinnayya and another-Pettahar, Rohan Sahasrabudhi-Respondent.

Notice is hereby given under section 30 of Act V of 1920 that the above-named respondents are adjudicated insolvent on 15th March 1937. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver within one year.

No. 151 of 1936, *Ses-Court, Nellore.*
Gopinath Yerra Komakshi Reddy-Pettahar, Allampati Ganga Reddi and others-Respondents.

Notice is hereby given under section 30 of Act V of 1920 that the above-named respondents are adjudicated insolvent on 25th January 1937. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver within one year.

No. 155 of 1936, *Ses-Court, Nellore.*
Kallapala Lakshmi Nanna-Pettahar, Rajagopala Chinn Sahasrabudhi-Respondent.

Notice is hereby given under section 30 of Act V of 1920 that the above-named respondents are adjudicated insolvent on 25th January 1937. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver within one year.

No. 143 of 1936, *Ses-Court, Nellore.*
Nallari Ramiah, Nallari Somiah, Nallari Panabai, Nallari Nandiah, and Nallari Mangiah-Pettahar, Prabhakara Chinniah and others-Respondents.

Notice is hereby given under section 30 of Act V of 1920 that the above-named respondents are adjudicated insolvent on 25th January 1937. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver within one year.

No. 144 of 1936, *Ses-Court, Nellore.*
Mallala Chinn Panabai-Pettahar, Prabhakara Raju-Pettahar Prabhakara Rajaswami-Respondents.

Notice is hereby given under section 30 of Act V of 1920 that the above-named respondents are adjudicated insolvent on 15th March 1937. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver within one year.

No. 145 of 1936, *Ses-Court, Nellore.*
Jayadharan Raghunathaiah-Pettahar, Sankarabai Venkatasubbarao Reddy-Respondent.

Notice is hereby given under section 30 of Act V of 1920 that the above-named respondents are adjudicated insolvent on 15th February 1937. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver within one year.

No. 151 of 1936, *Ses-Court, Nellore.*
Pattara Yerra Reddi and others-Pettahar, Kallapala Padi Reddy-Respondent.

Notice is hereby given under section 30 of Act V of 1920 that the above-named respondents are adjudicated insolvent on 15th March 1937. Time for applying for discharge is one year. Creditors should prove their claims before the Official Receiver within one year.

No. 12 of 1937, *Ses-Court, Nellore.*
Chinnayya Venkata Subbiah-Pettahar, Malla Anandam-Respondent.

Notice is hereby given under section 18 (b) of Act V of 1920 that the above-named respondents applied to this court for adjudging respondent insolvent and that the petition stands posted on 15th June 1937 for hearing.

No. 12 of 1937, *Ses-Court, Nellore.*
Yerra Venkatasubbarao-Pettahar, Nandakara Venkata Subbiah-Respondent.

Notice is hereby given under section 18 (b) of Act V of 1920 that the above-named respondents applied to this court for adjudging respondent insolvent and that the petition stands posted on 25th June 1937 for hearing.

No. 1 of 1917, **Sub-Court, Kallakudi.**

Metta Vetha (Held)—Defendant.
Metta Vetha (Held) and others—*Respondents.*

Notice is hereby given under section 30 (1) of Act V of 1909 that the above-named petitioner applied to the Court for adjudging him insolvent and that the petition stands posted to 15th July 1917 for hearing.

P. PAKTHASARATHY AYYANAR,
Additional Assistant Judge.

Kallakudi, 10th April 1917.

No. 6 of 1908 (I.A. No. 11 of 1908), **Sub-Court, Kallakudi.**

Alagar Nambiar—Petitioner (Third party admitted).
Minerva Chokkiam and others—Respondents. (Held)
Minerva Chokkiam (Held) and others—*Defendants.*
and two others—*Respondents* (Petitioner admitted and others).

Notice is hereby given under section 35 of the Provincial Insolvency Act V of 1909 that the order of this Court, dated 26th June 1905, adjudging the first respondent (now known as Minerva Chokkiam) insolvent is now void, but the day has been recalled by the order of this Court, dated 26th April 1917.

V. T. PALANIAPPAN MUDALIYAN,
Additional District Judge.

Kallakudi, 10th April 1917.

No. 2 of 1917, **Sub-Court, Kallakudi.**

K. Panthasari Jayar—Petitioner (Held).
V. S. Srinivasan Ayyanar—Respondent (Defendant).

Notice is hereby given under sections 3 and 32 of the Provincial Insolvency Act V of 1909 that the above-named petitioner has applied to the Court to adjudge the respondent as insolvent and that the petition is posted to 15th June 1917.

L. S. PAKTHASARATHY,
Principal Subordinate Judge.

Kallakudi, 10th April 1917.

No. 24 of 1915, **Sub-Court, Sittur Kallakudi.**

Subramanyam Ray, son of H. Subramanyam Ray, Insolvency, Board Member elected, Insolvency—Petitioner (Defendant).

M. Srinivasan Ayyanar, and others—Respondents.

Under section 70 of the Provincial Insolvency Act, notice is hereby given that the above-named petitioner has been adjudged insolvent on 17th March 1915 and that he should apply for discharge on or before 15th March 1917. Creditors should prove their claims within six months from the date of publication of this notice in the District Gazette, by delivering or sending by registered post to the District Receiver, an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules. They should also give the District Receiver all necessary instructions and provide him with funds, where necessary.

No. 5 of 1915, **Sub-Court, Sittur Kallakudi.**

Parakkal Kallakudi Srinivas & Son—Petitioner (Defendant).

K. Kallakudi and K. Srinivasan Tai, sons of K. Srinivasan Tai, residing in Kallakudi—Respondents (Defendants).

Notice is hereby given under section 30 (1) of the Provincial Insolvency Act that the petitioner has applied to the Court praying to adjudge respondents as insolvents and that the said petition stands posted to 15th June 1917 for hearing.

No. 6 of 1917, **Sub-Court, Sittur Kallakudi.**
Srinivasan Govindarath Namby, by power of attorney—Insolvency (Defendant).

A. Srinivasan Perumalappan, Kallakudi, son of Perumalappan, Kallakudi, Dargi Kallakudi—Respondent (Defendant).

Notice is hereby given under section 30 (1) of the Provincial Insolvency Act that the petitioner has applied to the Court praying to adjudge respondent as insolvent and that the said petition stands posted to 15th June 1917 for hearing.

D. R. KRISHNACHARI,
Additional District Judge.

Kallakudi, 10th March 1917.

No. 16 of 1915 (I.A. No. 116 of 1915), **Sub-Court, Kallakudi.**

Chandrasekhar Perumalappan—Petitioner (Defendant).
Major and another—Respondents.

Notice is hereby given under section 30 (1) of Act V of 1909 that the petitioner has applied to the Court for an order of discharge and that the petition stands posted to 15th June 1917 for hearing.

No. 2 of 1918 (I.A. No. 174 of 1917), **Sub-Court, Kallakudi.**

Malappattayal Mahomed Kandi and another—Petitioner.

Malappattayal Mahomed and twenty-seven others—Respondents.

Notice is hereby given under section 30 (1) of Act V of 1909 that the petitioner has applied to this Court for an order of discharge and that the petition stands posted to 15th July 1917 for hearing.

M. A. VADYANATHA AYYANAR,
Additional District Judge.

Kallakudi, 10th April 1917.

No. 25 of 1915, **District Munsif's Court, Kallakudi.**

Perumalappan Vengalappan—Petitioner (Defendant).
Perumalappan, Sankaranthi Sankarantham and others—Respondents (Defendants).

Notice is hereby given under section 36 of the Provincial Insolvency Act V of 1909 that the above-named petitioner is adjudged insolvent by the order of this Court, dated 10th April 1917, and that he is to give six months' time to notify for discharge. All the creditors are directed to prove their claims before the District Receiver, Kallakudi, who is appointed Receiver to administer the properties of the insolvent.

P. SATEANATHAN AYYANAR,
Additional District Judge.

Kallakudi, 10th April 1917.

No. 10 of 1917, **District Munsif's Court, Kallakudi.**

Perumalappan Vengalappan—Petitioner (Defendant).
Perumalappan, Sankaranthi Sankarantham and others—Respondents.

Under section 36 of the Provincial Insolvency Act, notice is hereby given that the above-named petitioner has been adjudged insolvent on 10th April 1917 and that he should apply for discharge on or before 15th October 1917. Creditors should prove their claims within three months from the date of publication of this notice in the District Gazette, by delivering or sending by registered post to the District Receiver at Kallakudi in Form No. 2 of the Madras Provincial Insolvency Rules. They should also give the District Receiver all necessary instructions and provide him with funds, where necessary.

T. N. C. SRINIVASA VARADACHARI,
District Munsif.

Kallakudi, 10th April 1917.

No. 4 of 1917, **District Munsif's Court, Kallakudi.**

Shri Sankaranthi—Petitioner (Defendant).
Shri Sankaranthi, son of Sankaranthi and others—Respondents (Defendants).

Notice is hereby given that the petitioner filed by the above-named petitioner under section 30 (1) of Act V of 1909 in which he has applied to the Court for an order of discharge and that the petition stands posted to 15th May 1917 for hearing.

Y. SANKARANATHA SASTRI,
District Munsif.

Kallakudi, 10th April 1917.

No. 10 of 1918, **District Munsif's Court, Kallakudi.**

Vengalappan Vengalappan—Petitioner (Defendant).
Vengalappan, Sankaranthi Sankarantham and others—Respondents.

Notice is hereby given under section 30 (1) of the Provincial Insolvency Act that the petitioner has applied to the Court praying to adjudge him as insolvent and that the said petition stands posted to 15th May 1917 for hearing.

H. V. SATHANATHAN RAO,
Additional District Munsif.

Kallakudi, 10th April 1917.

No. 4 of 1936 (R.L.A. No. 815 of 1937),
Dumrey Memon's Case, Kanchana,
M. Krishna (Madam-Prisoner) (Madam).
Chengappa Reddy and some others—Respondents
(Madam).
Take notice that the petition by the respondent
under section 41 of the Provincial Insolvency Act
for an order of absolute discharge comes in for
hearing before the Court on 24 June 1937.

F. A. MAHADETH,
District Magistrate.

Kanungod, 7th April 1937.

No. 5 of 1936, Dumrey Memon's Case,
Kanchana.
Chengappa Reddy and others—Respondents
and others—Creditors.
V. S. Reddy (Madam) and others—Creditors.

Notice is hereby given under section 30 of Act V
of 1920 that the respondent petitioners have been
adjudged insolvent by an order of the Court dated the
20th day of March 1937 and that they have been
directed to apply for discharge within six months
from that date. The petitioners may pass their claims
before the Official Receiver, Chittoor, within the
said date by delivering or sending by registered post
and acknowledgment in Form No. 1 of the Provincial Insolvency
Rules.

V. VENKATASUBRAMANIAM BAO,
District Magistrate.

Madhavapalle, 5th April 1937.

No. 14 of 1936, Dumrey Memon's Case,
Kanchana.
Golla Kuntal Reddy—Petitioner (Madam).
Madhavapalle Vekappa and others—Creditors.

Under section 30 of the Provincial Insolvency Act,
notice is hereby given that the respondent
petitioner has been adjudged insolvent on 12th
March 1937 and that he should apply for discharge
on or before 12th September 1937. Creditors should
pass their claims within six months from the date
of publication of this notice in the District Gazette,
by delivering or sending by registered post to the
Official Receiver an affidavit in Form No. 2 of the
Madras Provincial Insolvency Rules. They should
also give the Official Receiver all necessary instructions
and provide him with funds, when necessary.

A. R. VENKATADANAYATTA,
District Magistrate.

Madhavapalle, 6th April 1937.

No. 18 of 1936, Dumrey Memon's Case,
Kanchana.
Kavayam Ramu—Petitioner (Madam).
Chengappa Reddy and three others—Respondents
(Madam).

Under section 30 of the Provincial Insolvency Act,
notice is hereby given that the respondent
petitioner has been adjudged insolvent on 12th
March 1937 and that he should apply for discharge
on or before 12th September 1937. Creditors should
pass their claims within six months from the date
of publication of this notice in the District Gazette,
by delivering or sending by registered post to the
Official Receiver an affidavit in Form No. 2 of the
Madras Provincial Insolvency Rules. They should
also give the Official Receiver all necessary instructions
and provide him with funds, when necessary.

M. RADHAKRISHNA KUNJI,
Additional District Magistrate.

Narasapur, 29th March 1937.

No. 4 of 1936, Dumrey Memon's Case, Kanchana.
Lakshminarayana—Petitioner (Madam).
The Reddys and others—Creditors.

Notice is hereby given under section 30 of the
Provincial Insolvency Act V of 1920 that the respondent
petitioner has been adjudged insolvent by an order of the Court
dated 24th June 1937.

V. N. DAVANATRA BAO,
Principal District Magistrate.

Nellore, 6th April 1937.

No. 35 of 1936, Dumrey Memon's Case,
Kanchana.
Jagannatha Reddy—Petitioner (Madam).
V. K. V. Venkateswaraiah and twenty others—Respondents
(Madam).

Notice under section 30 of the Provincial Insolvency
Act, 1920. The respondent petitioner was
adjudged insolvent by the Court on 2nd April
1937. The Official Receiver, East Godavari district,
has been appointed Receiver for the property of
the petitioner (Madam). All the creditors at the
insolvent petitioner (Madam) should prove their
claims before the Official Receiver on or before 2nd
April. Two years time from 2nd April 1937 is granted
to the petitioner to apply for final discharge.

V. N. DURGAPATI,
Principal District Magistrate.

Rayachoti, 7th April 1937.

No. 5 of 1936, Dumrey Memon's Case, Kanchana.
Madhavapalle Vekappa—Petitioner (Madam).
Madhavapalle Kuntal and others—Creditors—Respondents
(Madam).

Notice is hereby given under section 37 (2) of the
Provincial Insolvency Act that the order of adjudication,
dated 20th March 1937, passed against the
respondent petitioner was annulled by an order of
the Court, dated 22nd March 1937.

No. 4 of 1936, Dumrey Memon's Case, Kanchana.
Abdulla Sherif Reddy—Petitioner (Madam).
Kanchana Reddy and others—Creditors—Respondents
(Madam).

Notice is hereby given under section 37 (2) of the
Provincial Insolvency Act that the order of adjudication,
dated 12th October 1936, passed against the
respondent petitioner was annulled by an order of
the Court, dated 6th April 1937.

RAMANATHA SUDHAN,
District Magistrate.

Solapur, 7th April 1937.

No. 23 of 1931, Dumrey Memon's Case,
Kanchana.
Kandappa Rao, son of Arundhanthamma, aged
45, son of Velukandhanthamma, aged 45, son of
Kandappa Reddy and others—Creditors.

The application of the petitioner respondent was
annulled by order of this court, dated 6th April
1937.

K. S. RAJAGOPAL SASTRI,
District Magistrate.

Sivakurichi, 8th April 1937.

No. 13 of 1936, Dumrey Memon's Case,
Kanchana.
Rajagopal Reddy, son of Lakshminarayana Reddy, aged
45, son of Lakshminarayana Reddy, aged 45, son of
Kandappa Reddy and others—Creditors.

Take notice that the petition by the respondent under
section 41 of the Provincial Insolvency Act for an order
of absolute discharge comes in for hearing before the
Court on 24th April 1937.

H. T. KRISHNAIAHARAYAN,
District Magistrate.

Thayur, 12th April 1937.

No. 10 of 1936 (R.L.A. No. 840 of 1937), Dumrey
Memon's Case, Kanchana.
Sri M. M. M. Reddy, son of Sree M. M. Reddy, aged
45, son of Sree M. M. Reddy, aged 45, son of
Kandappa Reddy and others—Creditors.

Take notice that the petition by the respondent under
section 41 of the Provincial Insolvency Act for an order
of absolute discharge comes in for hearing before the
Court on 24th April 1937.

H. T. KRISHNAIAHARAYAN,
District Magistrate.

No. 45 of 1926, District Muziris Court,
Tritanapally.

V. Krishnamoorti Ayyangar, son of Tritanapally Ayyangar, residing at Kandasamper village, Tritanapally taluk—Plaintiff (Defendant).
Kandasamper Ayyangar and four others—Defendants (Co-defendants).

Notice is hereby given under section 30 (2) of Act V of 1920 that the above-named petitioner has been appointed an assignee in order of the Court, dated 21st March 1927, and that he has been directed to apply for discharge on or before 30th September 1927. All the creditors may bring their claims before the Official Receiver, Tritanapally, as early as possible.

T. G. MUTHUSWAMI AYYAR,
Additional District Muziris

Tritanapally, 12th April 1927.

No. 8 of 1927 (M.P.R. No. 218 of 1927), District Muziris Court, Tiruchengode.

Vengalappi Pillai, son of Ponnaiyil Pillai of C. Meyyar, Tiruchengode taluk—Plaintiff (Defendant).
Kudamangalam Pillai and eight others—Defendants (Co-defendants).

Take notice that the petition by the respondent under section 41 of the Provincial Insolvency Act for an order of discharge has been taken up for hearing before this Court on 18th May 1927.

T. SOMASUNDARAM PILLAI,
District Muziris.

Tiruchengode, 9th April 1927.

No. 2 of 1927, District Muziris Court, Villupuram.

M. Sathyan, son of S. Sathyan, aged 40 years, head of the village, Kattupalli, Villupuram, residing at Kattupalli, Villupuram District Muziris Court—Plaintiff (Defendant).

V. T. Kandasamy Naidu and two others—Defendants (Co-defendants).

Notice is hereby given that the respondent petitioner has been appointed assignee in order of this Court, dated 2nd April 1927, and that the said petitioner do apply for discharge within two years from the said date, that all his creditors do send to the Official Receiver, North Arcot, Villupuram, and that all his creditors may appear before the said Receiver and prove their claims at an early date.

No. 4 of 1927, District Muziris Court, Villupuram.

Thangammah alias Velu Kandasani, son of Velupillai Kandasani, aged 40 years, 31st II by law, residing at Polakuppam branch of Kattupalli village, Villupuram District Muziris Court—Plaintiff (Defendant).

H. Appandurai Naidu and four others—Defendants (Co-defendants).

Notice is hereby given that the respondent petitioner has applied to this Court to appoint him assignee and that the said petition is posted to 10th June 1927 for hearing.

S. NILAKANTA RASTHAYAH,
District Muziris.

Villupuram, 8th April 1927.

No. 5 of 1927, District Muziris Court,
Villupuram.

Muthusamy Sathyanarasayana—Plaintiff (Defendant).
Perumal Vennayya, etc.—Defendants (Co-defendants).

Take notice that the respondent petitioner has applied to this Court under section 41 of Act V of 1920 for being appointed an assignee and the petition stands posted to 21st June 1927 for appointment. Any body wishing to oppose may appear on that day before this Court.

P. SUBBUNNATHAYYA NAIDU,
District Muziris.

Villupuram, 18th April 1927.

No. 214 of 1926, Sub-Court, Coimbatore.

Vasumani Pillai, son of Mathanarasayana Pillai, residing at Kandasamper village, Tritanapally taluk—Plaintiff (Defendant).

Sugi Devia Akkai Ayyar Subai, son of Sudi Devan Kudu Akkai Subai, residing at Sudi Akkai—Defendant.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been appointed assignee by an order of the Sub-Court, dated the 12th day of September 1926, on the application of the respondent creditor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 31st June 1927, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the Appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 11th September 1926.

No. 1 of 1926, Sub-Court, Coimbatore.

Bannan Gounder, son of Kattu Gounder, aged 35, residing at Chinnampalayam, Madhavakudi taluk—Plaintiff (Defendant).

Vijaya Gounder and others—Defendants.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been appointed assignee by an order of the Sub-Court, dated the 12th day of September 1926, on the application of the respondent creditor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 23rd May 1927, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the Appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 23rd October 1926.

No. 30 of 1926, Sub-Court, Coimbatore.

Talavandi Gounder, son of Mathanarasayana, aged 25, residing at Thiruvannamalai, Villupuram taluk—Plaintiff (Defendant).

Sengala Gounder, son of Sengampai Gounder, aged 25, residing at Kandasamper, Madhavakudi taluk—Plaintiff (Defendant).

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been appointed assignee by an order of the Sub-Court, dated the 20th day of March 1927, on the application of the respondent creditor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 11th September 1927, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the Appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 11th March 1927.

No. 45 of 1926, Sub-Court, Coimbatore.

Bannan Gounder, son of Kattappa Gounder, aged 35, residing at Chinnampalayam, Madhavakudi taluk—Plaintiff (Defendant).

Bannan Gounder and others—Defendants.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been appointed assignee by an order of the Sub-Court, dated the 2nd day of February 1927, on the application of the respondent creditor, that all the creditors of the above-named debtor should prove their debts as soon as possible before 2nd August 1927, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the Appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 2nd February 1927.

No. 47 of 1926, Sub-Court, Coimbatore.

M. Sundara Gounder, son of Mathanarasayana Gounder, aged 35, residing at Kandasamper village, Tritanapally taluk—Plaintiff (Defendant).

Ramasami Kattar and others—Defendants.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been appointed assignee by an order of the Sub-Court, dated the 11th day of February 1927, on the application of the respondent creditor, that all

The creditors of the above-named debtor should prove their debts as soon as possible before 15th August 1937, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Cuddalore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 15th February 1937.

No. 56 of 1936, Sra-Court, Cuddalore.

Marappa Chettiyar, son of Isappa Chettiyar, residing at Kodumudi, Erudalur taluk—*Insolvent*.
Chettiyar, son of Kanayya Maruthappa Chettiyar, residing at Amba Kanni, Kanni taluk, Trichinopoly district—*Insolvent* (Creditors).
Vijayarajulu Chettiyar, son of Gopalan Chettiyar, aged 50, residing at Kodumudi, Erudalur taluk—*Insolvent*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, dated the 2nd day of March 1937, on the application of the above-named creditors, that all the creditors of the above-named debtor should prove their debts as soon as possible before 2nd September 1937, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Cuddalore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from the 2nd March 1937.

No. 55 of 1936, Sra-Court, Cuddalore.

Narasappa Gounder, aged 45, son of Longappa Gounder, residing at Kallidipattinam, Sankar of Kallidipattinam, Arundathi taluk—*Insolvent* (Creditors).

Ramaswami Gounder alias Kodu Gounder, aged 52, son of Sivas Gounder, residing at Kanayyapattinam, Sankar of Kanayyapattinam, Arundathi taluk—*Insolvent*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, dated the 15th day of January 1937, on the application of the above-named creditors, that all the creditors of the above-named debtor should prove their debts as soon as possible before 26th July 1937, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Cuddalore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 26th January 1937.

No. 131 of 1936, Sra-Court, Cuddalore.

M. S. K. Ramaswami Mudali, son of M. S. K. Kaluthala Mudaliyar, aged 33, residing at Uthukall, Erudalur taluk—*Insolvent* (Creditors).
The Indian Commercial Bank, Limited, and others—*Creditors*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, dated the 12th day of March 1937, on the application of the above-named creditors, that all the creditors of the above-named debtor should prove their debts as soon as possible before 17th September 1937, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Cuddalore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 17th March 1937.

No. 125 of 1936, Sra-Court, Cuddalore.

Rajagopal Nayudu, son of Chinnappa Nayudu, aged 31, residing at Kallidipattinam, Erudalur taluk—*Insolvent* (Creditors).

Agga Nayudu, aged 40, and Krishnasami Nayudu, aged 35, sons of Rama Nayudu, residing at Kallidipattinam, Erudalur taluk—*Insolvent*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, dated the 5th day of March 1937, on the application of the above-named creditors, that all the creditors of the above-named debtor should prove their debts as soon as possible before 26th September 1937, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Cuddalore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 26th March 1937.

II.2

Official Receiver, Cuddalore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 26th March 1937.

No. 114 of 1936, Sra-Court, Cuddalore.

Kanna Gounder, son of Annasami Gounder, residing at Erudalur, Cuddalore—*Insolvent* (Creditors).

Srinivasan Lakshminarasimhan, wife of V. R. Narayana Chettiyar, residing at Paruthuvai, Vayalur taluk—*Insolvent*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, dated the 2nd day of March 1937, on the application of the above-named creditors, that all the creditors of the above-named debtor should prove their debts as soon as possible before 2nd September 1937, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Cuddalore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 2nd March 1937.

No. 123 of 1936, Sra-Court, Cuddalore.

S. K. R. S. Ramaswami Chettiyar, trader, residing at 50 Amba, Vayalur—*Insolvent* (Creditors).

Sanku Gounder, son of Kanappa Gounder, residing at Velludupattinam, Sankar of Kanayyapattinam, Arundathi taluk—*Insolvent*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, dated the 21st day of January 1937, on the application of the above-named creditors, that all the creditors of the above-named debtor should prove their debts as soon as possible before 27th July 1937, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Cuddalore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 27th January 1937.

No. 126 of 1936, Sra-Court, Cuddalore.

Vijayaraj Gounder alias Chinnasami Gounder, son of Annasami Gounder, Vayalur, aged 37, residing at Velludupattinam, Cuddalore taluk, and Palani Gounder son of Sanku Gounder, residing at Velludupattinam, Cuddalore taluk—*Insolvent* (Creditors).

Palani Gounder, son of M. Sankappa Gounder, Vayalur, aged 37, residing at Gattapatti, Cuddalore—*Insolvent*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, dated the 20th day of January 1937, on the application of the above-named creditors, that all the creditors of the above-named debtor should prove their debts as soon as possible before 19th July 1937, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Cuddalore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 19th January 1937.

No. 127 of 1936, Sra-Court, Cuddalore.

K. R. Natesanandha Chettiyar, son of Rameswami Chettiyar, aged 20, residing at Erudalur, Erudalur taluk—*Insolvent* (Creditors).

Mrs. Peruvani Nayudu and others—*Creditors*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, dated the 5th day of March 1937, on the application of the above-named creditors, that all the creditors of the above-named debtor should prove their debts as soon as possible before 26th September 1937, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Cuddalore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 26th March 1937.

in terms in the following 18 villages of Jagannatha estate in the Poddappan taluk of the East Godavari district:—

- | | |
|-------------------|-------------------|
| 1. Tallapa. | 11. Kinnerupalle. |
| 2. Typpalapalle. | 12. Erampalle. |
| 3. Kinnerupalle. | 13. Gouda. |
| 4. Jagannapur. | 14. Purupalle. |
| 5. Kinnerupalle. | 15. Irappa. |
| 6. Kinnerupalle. | 16. Muddala. |
| 7. Kinnerupalle. | 17. Kinnerupalle. |
| 8. Kinnerupalle. | 18. Kinnerupalle. |
| 9. Kinnerupalle. | 19. Kinnerupalle. |
| 10. Kinnerupalle. | 20. Kinnerupalle. |

In exercise of the powers delegated under section 5 of the Madras Survey and Boundaries Act VIII of 1913, the Board of Revenue hereby directs the survey under the provisions of the said Act of the boundaries adjacent to the crown lands in (some of the following 18 villages of Jagannatha estate in the Poddappan taluk of the East Godavari district and the adjoining Government lands in the said villages of Poddappan taluk of the East Godavari district:—

- | | |
|-------------------|-------------------|
| 1. Tallapa. | 11. Kinnerupalle. |
| 2. Typpalapalle. | 12. Erampalle. |
| 3. Kinnerupalle. | 13. Gouda. |
| 4. Jagannapur. | 14. Purupalle. |
| 5. Kinnerupalle. | 15. Irappa. |
| 6. Kinnerupalle. | 16. Muddala. |
| 7. Kinnerupalle. | 17. Kinnerupalle. |
| 8. Kinnerupalle. | 18. Kinnerupalle. |
| 9. Kinnerupalle. | 19. Kinnerupalle. |
| 10. Kinnerupalle. | 20. Kinnerupalle. |

In exercise of the powers delegated under section 5 of the Madras Survey and Boundaries Act VIII of 1913, the Board of Revenue hereby directs the survey under the provisions of the said Act of the boundaries adjacent to the crown lands in (some of the following 18 villages of Jagannatha estate in the Poddappan taluk of the East Godavari district:—

- | | |
|------------------|------------------|
| 1. Kinnerupalle. | 5. Kinnerupalle. |
| 2. Typpalapalle. | 6. Kinnerupalle. |
| 3. Kinnerupalle. | 7. Kinnerupalle. |
| 4. Gouda. | 8. Kinnerupalle. |

In exercise of the powers delegated under section 5 of the Madras Survey and Boundaries Act VIII of 1913, the Board of Revenue hereby directs the survey under the provisions of the said Act of the boundaries adjacent to the crown lands in the following villages adjacent to the Jagannatha estate in the Poddappan taluk of the East Godavari district and the adjoining Government lands in the said villages of the Poddappan taluk of the East Godavari district:—

- | | |
|------------------|------------------|
| 1. Kinnerupalle. | 5. Kinnerupalle. |
| 2. Typpalapalle. | 6. Kinnerupalle. |
| 3. Kinnerupalle. | 7. Kinnerupalle. |
| 4. Gouda. | 8. Kinnerupalle. |

L. LAKSHARAJU,
Assistant Secretary.

Board of Revenue, Madras,
20th April 1937.

In exercise of the powers delegated to Government by the Madras Survey and Boundaries Act VIII of 1913, the Board of Revenue hereby directs the survey under the provisions of the said Act of the boundaries adjacent to the crown lands in the following villages adjacent to the Jagannatha estate in the Poddappan taluk of the East Godavari district and the adjoining Government lands in the said villages of the Poddappan taluk of the East Godavari district:—

M. R. P. Rajagopal—Officiating Assistant Secretary.

T. N. S. RACHAVAN,
Secretary to the Commissioner of Revenue.

Madras, 16th April 1937.

The following amendment shall be made to Government's Notification No. 5, dated 15th February 1935, as subsequently amended, published at page 118-119 of

Part II of the Port St. George Gazette, dated 2nd March 1934:—

Add the following at the end of the second annexure of rule XVI of the Stamp Duty Code:—

And in the case of crops to which supplies have been collected so much as 2 acres but less than 4 acres, the landholder tender will be allowed to remove at a time from the stockhouse a quantity not less than 2 acres.

P. K. S. MENON.

Assistant Secretary to the Commissioner of Revenue,
Madras, 9th April 1937.

STATISTICS—CROP FORECAST—GROUNDWATER—RIS—FIRST REPORT.

The area sown with the monsoon or irrigated crop of groundnut during the three months January to March, 1937, is estimated at 48,500 acres. While compared with the estimated area of 28,000 acres for the corresponding period of last year there is an increase of about 10 per cent.

2. Figures by districts are given below:—

District.	Estimated area sown with irrigated crop during the 3 months January to March 1937.		Increase (or) decrease over the area sown in the corresponding period of last year.	
	1937.	1936.	Area in 1937 (in acres).	Area in 1936 (in acres).
Andhra Pradesh	100	100	0	0
Bihar	100	100	0	0
Bombay	100	100	0	0
Bengal	100	100	0	0
Central Provinces	100	100	0	0
Coastal Andhra	100	100	0	0
Madras	100	100	0	0
North India	100	100	0	0
North-West Frontier Province	100	100	0	0
Punjab	100	100	0	0
Rajasthan	100	100	0	0
Sindh	100	100	0	0
Tamil Nadu	100	100	0	0
United Provinces	100	100	0	0
West Bengal	100	100	0	0
Yamuna Valley	100	100	0	0
Total	48,500	28,000	20,500	28,000

3. The wholesale price of groundnut (shelled) per hundredweight of 50 lbs. as reported from various market centres on 20th April 1937 was Rs. 8-10-0 in Coimbatore, Rs. 8-3-0 in Coimbatore, Rs. 8-4-0 in Virupachari, Rs. 8-5-0 in Virupachari, Rs. 8-6-0 in Virupachari and Vidarbha, Rs. 8-7-0 in Vidarbha, Rs. 8-8-0 in Vidarbha and Vidarbha, Rs. 8-9-0 in Vidarbha and Vidarbha. As compared with the prices in the corresponding period of last year, these prices reveal a rise of 20 per cent in Coimbatore, 15 per cent in Virupachari and Vidarbha and 10 per cent in Vidarbha, Coimbatore and Vidarbha.

STATISTICS—CROP FORECAST—GROUNDWATER—RIS—FOURTH OR FINAL REPORT.

The average of the area under groundnut in the Madras Presidency during the four years ending 1934-35 has amounted to 11.8 per cent of the total area under groundnut in India.

2. The area sown with groundnut in 1936-37 is estimated at 1,181,400 acres. When compared with the area of 1,181,400 acres estimated for the corresponding period of last year, it reveals an increase of 10.4 per cent. The present estimate also reveals an increase of about 50 per cent as compared with the last recorded area of 787,000 acres in 1935.

3. 211,100 acres have been reported as sown since the previous forecast report was issued in January at about 211,100 acres during the same period last year. Thus late sowing was mostly on wet lands in the Coimbatore, North Arcot, Tiruchirappalli and the South where groundnut was raised as second or third crop.

4. As compared with the actual area sown last year, there has been an increase in area in all the important States, Coimbatore, North Arcot, Tiruchirappalli, Madras, Coimbatore, North Arcot, Tiruchirappalli and South Arcot, where it is

expected to be normal. The condition of the lake was poor to generally fair except in Vangapetam, where it suffered from excessive eutrophication.

The seasonal factor for the Freshberry works was 62 per cent. of the average as against 85 per cent. for

Given in hundreds of acres, £s. 00 being omitted: yield in hundreds of acres, £s. 00 being omitted.

[illegible]

Madison, 1402, April 31/89.

L. B. GREEN,
Editor of Anthropology

OFFICIAL ADVERTISEMENTS

TENDER FOR CONSTRUCTING A PAVED RAMP
AT THE KOTHAPETA BEYD FOR THE PULL
GADDA ARM OF THE KRISHNA RIVER
BETWEEN 1/4 AND 3/4 OF DIVI LEFT FLOOD
GATE

[illegible]

insisting it is much, if not still, however, to definitely understand that the Government does not accept any responsibility for the mere occurrence of the earthquake and that it is bound to do nothing to prevent such a calamity from taking place. The second item of work, therefore, is to establish that it is necessary for the Ministry of Public Health to have special or specialized or specialized specialists for which activities is given appropriate. The leaders should carefully study the damage, prevention and all the damage relating to the work in the earthquake disaster is solid fact. That can be seen as the time from 1911 and 1920, an office that is the office of the Ministry of Public Health, Ministry of Health, Ministry of Health.

tender active or as required by the Executive Engineer in accordance with the instructions for the Executive Engineer's approval before the supply is made of work in design. If the contractor is not submitting a bill of materials of materials defined in the (Schedule) specifications then it is assumed that materials complying with the standard or other specifications of the contract must be obtained at the expense of the contractor. The contractor shall be held clearly in his tender and shall show from his estimate to obtain materials subject to the approval of the Executive Engineer.

10. The Government will not, however, allow acceptance of a contract and pay extra charges for lead or for any other reason, in case the contractor is found later on to have procured the materials available. Additional a bill must be presented to the standard "Performance Specifications" according to payment of acceptance, value, etc.

11. The contractor's particular attention is drawn to the provisions and clauses of the standard "Performance Specifications" relating to—

(a) test, inspection and rejection of defective materials (work);

- (b) storage;
- (c) construction plant;
- (d) water and lighting;
- (e) clearing up during progress and for delivery;
- (f) accidents;
- (g) illness;
- (h) particular of payment; and
- (i) proposed list of materials of quantities.

The contractor is also directed to observe the provisions of the contract which govern the rules which he is to observe.

12. A schedule of quantities accompanying this tender must be submitted by the contractor. It should be clearly understood that the contractor must not use a copy of the schedule for the contractor's completion or completion of the schedule, and that the schedule is to be submitted by the contractor, definition, or other clause at the discretion of the Executive Engineer, General Division, or as set forth in the conditions of contract. The contractor will, however, have his complete tender on the schedule of quantities. He should quote specific rates for each item in the schedule, and the first should be a separate, it may be in some of these parts. The rates should be written both in words and figures and the units in words. The contractor should also show the results of each item and the grand total of the whole contract and quote in the tender a lump sum for which he will undertake to do the whole work subject to the conditions of contract. The schedule accompanying the lump sum tender shall be written fully and free from corrections, amendments or alterations of figures. Corrections when necessary, should be made by crossing out, striking, deleting and re-writing.

13. Tenders offering a percentage discount on items or for reasons the contractor cannot, and those not submitted in proper form or at all times will be rejected. Rates or discounts are accepted for items not called for shall not be included in the tender. An item which is made by the contractor at the contract price in the conditions of contract, the discounts, specified rate, or specified accompanying items will be accepted and of any other discounts all made, the tender will be void.

14. The tenderer should write his name and address, without reference being made to the Public Works Department, on the envelope in which the tender is to be submitted. The envelope should be sealed and the name of the tenderer should be written on the outside of the envelope.

15. The price at which and the source from which certain particular materials shall be obtained by the contractor are given at the end of the schedule governing the tender form. Tenderers shall quote their price for finished work accordingly. The savings of incidental charges will be borne by Government or contractor as may be decided.

16. The schedule of the tenderer is divided into the contract quantities and the type of payment of work, the rate of payment and the date for the completion of the whole work and its second parts. The following list of payments and percentages rates at which items are to be paid as well as in the Public Works Department is provided as a guide to the value of work done, will be required. Date of commencement of this programme will be the date on which the rate (or prices) is included in the contract.

Period after date of commencement of work.

Three months	40
Six months	60
Nine months	80

17. No part of the contract shall be subject without written permission of the Executive Engineer or shall be made by the contractor by the contractor's order.

18. If further permission is required, the Executive Engineer of the authority will decide on such, but it must be clearly understood that tender must be accepted in order and according to instructions.

19. The Executive Engineer or other authorized authority reserves the right to reject any tender at all the tender will not be binding on any terms thereof.

20. The qualification of the supervising staff employed by the contractor in the execution of the work will be given due consideration in awarding the contract. The tenderer should therefore state in their tender whether they employ staff, including staff and, so, to give the full facilities of such staff and the extent to which they will be employed in the work.

21. No payment will be separately made for billing under form conditions and building, roads, etc., under the provisions of the contract. The rates quoted by the tenderer must include the above-mentioned charges.

22. The tenderer may however submit an order date which shall be taken into account in the tender. The order date will therefore be considered as the date fixed for completion of the work.

Specimen form of bill of materials to be submitted.

1. Section about 12' long the road	2. Section about 12' long the road
3. Section about 12' long the road	4. Section about 12' long the road
5. Section about 12' long the road	6. Section about 12' long the road
7. Section about 12' long the road	8. Section about 12' long the road
9. Section about 12' long the road	10. Section about 12' long the road
11. Section about 12' long the road	12. Section about 12' long the road
13. Section about 12' long the road	14. Section about 12' long the road
15. Section about 12' long the road	16. Section about 12' long the road
17. Section about 12' long the road	18. Section about 12' long the road
19. Section about 12' long the road	20. Section about 12' long the road
21. Section about 12' long the road	22. Section about 12' long the road
23. Section about 12' long the road	24. Section about 12' long the road
25. Section about 12' long the road	26. Section about 12' long the road
27. Section about 12' long the road	28. Section about 12' long the road
29. Section about 12' long the road	30. Section about 12' long the road
31. Section about 12' long the road	32. Section about 12' long the road
33. Section about 12' long the road	34. Section about 12' long the road
35. Section about 12' long the road	36. Section about 12' long the road
37. Section about 12' long the road	38. Section about 12' long the road
39. Section about 12' long the road	40. Section about 12' long the road
41. Section about 12' long the road	42. Section about 12' long the road
43. Section about 12' long the road	44. Section about 12' long the road
45. Section about 12' long the road	46. Section about 12' long the road
47. Section about 12' long the road	48. Section about 12' long the road
49. Section about 12' long the road	50. Section about 12' long the road
51. Section about 12' long the road	52. Section about 12' long the road
53. Section about 12' long the road	54. Section about 12' long the road
55. Section about 12' long the road	56. Section about 12' long the road
57. Section about 12' long the road	58. Section about 12' long the road
59. Section about 12' long the road	60. Section about 12' long the road
61. Section about 12' long the road	62. Section about 12' long the road
63. Section about 12' long the road	64. Section about 12' long the road
65. Section about 12' long the road	66. Section about 12' long the road
67. Section about 12' long the road	68. Section about 12' long the road
69. Section about 12' long the road	70. Section about 12' long the road
71. Section about 12' long the road	72. Section about 12' long the road
73. Section about 12' long the road	74. Section about 12' long the road
75. Section about 12' long the road	76. Section about 12' long the road
77. Section about 12' long the road	78. Section about 12' long the road
79. Section about 12' long the road	80. Section about 12' long the road
81. Section about 12' long the road	82. Section about 12' long the road
83. Section about 12' long the road	84. Section about 12' long the road
85. Section about 12' long the road	86. Section about 12' long the road
87. Section about 12' long the road	88. Section about 12' long the road
89. Section about 12' long the road	90. Section about 12' long the road
91. Section about 12' long the road	92. Section about 12' long the road
93. Section about 12' long the road	94. Section about 12' long the road
95. Section about 12' long the road	96. Section about 12' long the road
97. Section about 12' long the road	98. Section about 12' long the road
99. Section about 12' long the road	100. Section about 12' long the road

Specimen.

Specimen form of bill of materials to be submitted.

1. Section about 12' long the road	2. Section about 12' long the road
3. Section about 12' long the road	4. Section about 12' long the road
5. Section about 12' long the road	6. Section about 12' long the road
7. Section about 12' long the road	8. Section about 12' long the road
9. Section about 12' long the road	10. Section about 12' long the road
11. Section about 12' long the road	12. Section about 12' long the road
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21. Section about 12' long the road	22. Section about 12' long the road
23. Section about 12' long the road	24. Section about 12' long the road
25. Section about 12' long the road	26. Section about 12' long the road
27. Section about 12' long the road	28. Section about 12' long the road
29. Section about 12' long the road	30. Section about 12' long the road
31. Section about 12' long the road	32. Section about 12' long the road
33. Section about 12' long the road	34. Section about 12' long the road
35. Section about 12' long the road	36. Section about 12' long the road
37. Section about 12' long the road	38. Section about 12' long the road
39. Section about 12' long the road	40. Section about 12' long the road
41. Section about 12' long the road	42. Section about 12' long the road
43. Section about 12' long the road	44. Section about 12' long the road
45. Section about 12' long the road	46. Section about 12' long the road
47. Section about 12' long the road	48. Section about 12' long the road
49. Section about 12' long the road	50. Section about 12' long the road
51. Section about 12' long the road	52. Section about 12' long the road
53. Section about 12' long the road	54. Section about 12' long the road
55. Section about 12' long the road	56. Section about 12' long the road
57. Section about 12' long the road	58. Section about 12' long the road
59. Section about 12' long the road	60. Section about 12' long the road
61. Section about 12' long the road	62. Section about 12' long the road
63. Section about 12' long the road	64. Section about 12' long the road
65. Section about 12' long the road	66. Section about 12' long the road
67. Section about 12' long the road	68. Section about 12' long the road
69. Section about 12' long the road	70. Section about 12' long the road
71. Section about 12' long the road	72. Section about 12' long the road
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75. Section about 12' long the road	76. Section about 12' long the road
77. Section about 12' long the road	78. Section about 12' long the road
79. Section about 12' long the road	80. Section about 12' long the road
81. Section about 12' long the road	82. Section about 12' long the road
83. Section about 12' long the road	84. Section about 12' long the road
85. Section about 12' long the road	86. Section about 12' long the road
87. Section about 12' long the road	88. Section about 12' long the road
89. Section about 12' long the road	90. Section about 12' long the road
91. Section about 12' long the road	92. Section about 12' long the road
93. Section about 12' long the road	94. Section about 12' long the road
95. Section about 12' long the road	96. Section about 12' long the road
97. Section about 12' long the road	98. Section about 12' long the road
99. Section about 12' long the road	100. Section about 12' long the road

TENDER FOR CONSTRUCTING A SUPER-PASSAGE AT 10 MILES & FURLONGS 100 FEET.

Tenders will be received by the Executive Engineer, General Division, at his office on or before 4 p.m. on 24th April 1921 for the above work.

The tender should be in the prescribed form obtainable from the Executive Engineer's office and will be opened by the Executive Engineer, General Division, at his office on 24th April 1921.

[illegible]

PRIVATE ADVERTISEMENTS.

On or after 6th May 1937, I intend moving the High Court to attend me as an Advocate General.

Madras, 6th April 1937.

TITUS G. LOBO.

On or after 25th July 1937, I intend moving the High Court to attend me as an Advocate General.

Madras, 19th April 1937.

ADHIVOLANTH GOORIAN.

I, M. A. Mohamed, Titular of Malappuram, shall henceforth be known as M. A. M. Uthman.

Madras, 18th April 1937.

M. A. MOHAMED UTHMAN.

I, G. V. Gopalan, shall henceforth be known as G. V. Gopalan.

Madras, 14th April 1937.

G. V. GOPALAN.

I, P. Malaraj, son of Perumpani Pillai, shall henceforth be known as P. Abdul Kadir Raja.

Trichinopoly, 19th April 1937.

P. MALARAJAN.

NOTICE.

Ord. No. 121 of 1935, DISTRICT MASTERS' COURT, Madras.

From Rajah Kandy Aiyas Maruthayammama Estate, Gated One—Pandy.

Talukki Chinnamaram and 14 others—Dyabolu.

Whereas the title of the Madhavapuram village, Mysore district, that the plaintiff filed the above suit for a perpetual injunction to restrain you from cutting off or otherwise enjoying any trees which were on your holding before the passing of the Mysore Estates Land Act, 1928, the title to the land in question was transferred only for themselves but also on behalf of and in consequence of you all under O. J. R. 8 of C.P.C.; that I.A. No. 718 of 1928 was filed in the said suit for permanent injunction and that the said application and suit were pending in the High Court of Madras on the 19th April 1937 for your appearance.

G. LAKSHMINARAYANA,
Advocate for the plaintiff.
Madras, 20th March 1937.

Notice is hereby given that the partnership heretofore subsisting and carrying on business as Jewellers, etc., at No. 715, Chinnamaram Road, Madras, under the style and firm name of Messrs. Jaganmohan Sankar & Co., between (1) Jaganmohan Sankar (deceased) and (2) Subramanian Sankar (deceased) on the one hand and Messrs. Venkatesh Sankar Chetty, Guruswamy Chetty & Co. on the other hand has been dissolved by mutual consent as from the first day of April 1937.

Dated the 19th day of April 1937.

VENKATESH SANKAR CHETTY,
GURUSWAMY CHETTY & Co.,
Jewellers, Madras.

IMPERIAL BANK OF INDIA.

NOTICE.

The following change in the Bank's Staff is hereby notified—

Mr. W. J. Trevelyan to be Chief Accountant, Madras Local Head Office, was Mr. H. E. Turner, as from the close of business on the 10th April 1937.

(By order)

G. B. ATWOOD,
Secretary and Treasurer.
Madras, 14th April 1937.

ESTATE OF CHINNASWAMI NAICKEN
(DECEASED)

The Administrator-General of Madras hereby gives notice that he is administering from the 1st day of March 1937 the estate of Chinnaswami Naicken, late 20th century, P. Malaraj's Road, Madras, Panchayat, Madras, late owner deceased, under the provisions of section 32 of the Administration of Estates (Amendment) Act, 1931, as amended by the Administration of Estates (Amendment) Act, 1936, without any grant of administration and that all persons having claims against the said estate are entitled, excepted his, legatee or in any other manner whatsoever should present their claims to the Administrator-General on or before the 15th day of May 1937 after which date he will proceed to make a distribution of the assets of the said estate and will recognise in such distribution only such claims as shall have previously been established in his satisfaction.

B. RANGASWAMI AVANBAR,
Administrator-General.
Madras, 20th March 1937.

Registered No. 26-1.



SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE

No. 16]

MADRAS, TUESDAY EVENING, APRIL 23, 1937. (PART II, 2ND EDITION.)

DAILY RAINFALL RECORDED IN THE
MADRAS PRESIDENCY

FOR THE MONTH OF

JANUARY 1937

Daily Rainfall recorded in the Month.

	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Labels	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Thompson	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Thompson	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Thompson	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Thompson	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Thompson	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Thompson	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Thompson	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Thompson	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Thompson	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Thompson	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Thompson	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Thompson	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Thompson	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Thompson	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Thompson	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
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residency for the month of January 1937.

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Presidency for the month of January 1937—cont.

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Daily Rainfall reported in the Maine

[illegible]

residency for the month of January 1937—contd.

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482	483	484	485	486	487	488	489	490	491	492	493	494	495	496	497	498	499	500	501	502	503	504	505	506	507	508	509	510	511	512	513	514	515	516	517	518	519	520	521	522	523	524	525	526	527	528	529	530	531	532	533	534	535	536	537	538	539	540	541	542	543	544	545	546	547	548	549	550	551	552	553	554	555	556	557	558	559	560	561	562	563	564	565	566	567	568	569	570	571	572	573	574	575	576	577	578	579	580	581	582	583	584	585	586	587	588	589	590	591	592	593	594	595	596	597	598	599	600	601	602	603	604	605	606	607	608	609	610	611	612	613	614	615	616	617	618	619	620	621	622	623	624	625	626	627	628	629	630	631	632	633	634	635	636	637	638	639	640	641	642	643	644	645	646	647	648	649	650	651	652	653	654	655	656	657	658	659	660	661	662	663	664	665	666	667	668	669	670	671	672	673	674	675	676	677	678	679	680	681	682	683	684	685	686	687	688	689	690	691	692	693	694	695	696	697	698	699	700	701	702	703	704	705	706	707	708	709	710	711	712	713	714	715	716	717	718	719	720	721	722	723	724	725	726	727	728	729	730	731	732	733	734	735	736	737	738	739	740	741	742	743	744	745	746	747	748	749	750	751	752	753	754	755	756	757	758	759	760	761	762	763	764	765	766	767	768	769	770	771	772	773	774	775	776	777	778	779	780	781	782	783	784	785	786	787	788	789	790	791	792	793	794	795	796	797	798	799	800	801	802	803	804	805	806	807	808	809	810	811	812	813	814	815	816	817	818	819	820	821	822	823	824	825	826	827	828	829	830	831	832	833	834	835	836	837	838	839	840	841	842	843	844	845	846	847	848	849	850	851	852	853	854	855	856	857	858	859	860	861	862	863	864	865	866	867	868	869	870	871	872	873	874	875	876	877	878	879	880	881	882	883	884	885	886	887	888	889	890	891	892	893	894	895	896	897	898	899	900	901	902	903	904	905	906	907	908	909	910	911	912	913	914	915	916	917	918	919	920	921	922	923	924	925	926	927	928	929	930	931	932	933	934	935	936	937	938	939	940	941	942	943	944	945	946	947	948	949	950	951	952	953	954	955	956	957	958	959	960	961	962	963	964	965	966	967	968	969	970	971	972	973	974	975	976	977	978	979	980	981	982	983	984	985	986	987	988	989	990	991	992	993	994	995	996	997	998	999	1000	1001	1002	1003	1004	1005	1006	1007	1008	1009	1010	1011	1012	1013	1014	1015	1016	1017	1018	1019	1020	1021	1022	1023	1024	1025	1026	1027	1028	1029	1030	1031	1032	1033	1034	1035	1036	1037	1038	1039	1040	1041	1042	1043	1044	1045	1046	1047	1048	1049	1050	1051	1052	1053	1054	1055	1056	1057	1058	1059	1060	1061	1062	1063	1064	1065	1066	1067	1068	1069	1070	1071	1072	1073	1074	1075	1076	1077	1078	1079	1080	1081	1082	1083	1084	1085	1086	1087	1088	1089	1090	1091	1092	1093	1094	1095	1096	1097	1098	1099	1100	1101	1102	1103	1104	1105	1106	1107	1108	1109	1110	1111	1112	1113	1114	1115	1116	1117	1118	1119	1120	1121	1122	1123	1124	1125	1126	1127	1128	1129	1130	1131	1132	1133	1134	1135	1136	1137	1138	1139	1140	1141	1142	1143	1144	1145	1146	1147	1148	1149	1150	1151	1152	1153	1154	1155	1156	1157	1158	1159	1160	1161	1162	1163	1164	1165	1166	1167	1168	1169	1170	1171	1172	1173	1174	1175	1176	1177	1178	1179	1180	1181	1182	1183	1184	1185	1186	1187	1188	1189	1190	1191	1192	1193	1194	1195	1196	1197	1198	1199	1200	1201	1202	1203	1204	1205	1206	1207	1208	1209	1210	1211	1212	1213	1214	1215	1216	1217	1218	1219	1220	1221	12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Daily Rainfall recorded in the Madras

Station	Inches.	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20
Madras	Madras	0.00	0.18	0.07
	Madras (S)	0.00	0.01
	Madras (N)	0.00	0.01
	Madras (E)	0.00	0.01
	Madras (W)	0.00	0.01
	Madras (S.E.)	0.00	0.01
	Madras (S.W.)	0.00	0.01
	Madras (N.E.)	0.00	0.01
	Madras (N.W.)	0.00	0.01
	Madras (S.E.W.)	0.00	0.01
Madras	Madras (S.E.)	0.00	0.01
	Madras (S.W.)	0.00	0.01
	Madras (N.E.)	0.00	0.01
	Madras (N.W.)	0.00	0.01
	Madras (S.E.W.)	0.00	0.01
	Madras (S.E.)	0.00	0.01
	Madras (S.W.)	0.00	0.01
	Madras (N.E.)	0.00	0.01
	Madras (N.W.)	0.00	0.01
	Madras (S.E.W.)	0.00	0.01
Madras	Madras (S.E.)	0.00	0.01
	Madras (S.W.)	0.00	0.01
	Madras (N.E.)	0.00	0.01
	Madras (N.W.)	0.00	0.01
	Madras (S.E.W.)	0.00	0.01
	Madras (S.E.)	0.00	0.01
	Madras (S.W.)	0.00	0.01
	Madras (N.E.)	0.00	0.01
	Madras (N.W.)	0.00	0.01
	Madras (S.E.W.)	0.00	0.01
Madras	Madras (S.E.)	0.00	0.01
	Madras (S.W.)	0.00	0.01
	Madras (N.E.)	0.00	0.01
	Madras (N.W.)	0.00	0.01
	Madras (S.E.W.)	0.00	0.01
	Madras (S.E.)	0.00	0.01
	Madras (S.W.)	0.00	0.01
	Madras (N.E.)	0.00	0.01
	Madras (N.W.)	0.00	0.01
	Madras (S.E.W.)	0.00	0.01
Madras	Madras (S.E.)	0.00	0.01
	Madras (S.W.)	0.00	0.01
	Madras (N.E.)	0.00	0.01
	Madras (N.W.)	0.00	0.01
	Madras (S.E.W.)	0.00	0.01
	Madras (S.E.)	0.00	0.01
	Madras (S.W.)	0.00	0.01
	Madras (N.E.)	0.00	0.01
	Madras (N.W.)	0.00	0.01
	Madras (S.E.W.)	0.00	0.01

* Partial from catch and average.

†† Calculated only with reference to these columns for which records are available.

‡‡ Observed.

Presidency for the month of January 1937—cont.

21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482	483	484	485	486	487	488	489	490	491	492	493	494	495	496	497	498	499	500	501	502	503	504	505	506	507	508	509	510	511	512	513	514	515	516	517	518	519	520	521	522	523	524	525	526	527	528	529	530	531	532	533	534	535	536	537	538	539	540	541	542	543	544	545	546	547	548	549	550	551	552	553	554	555	556	557	558	559	560	561	562	563	564	565	566	567	568	569	570	571	572	573	574	575	576	577	578	579	580	581	582	583	584	585	586	587	588	589	590	591	592	593	594	595	596	597	598	599	600	601	602	603	604	605	606	607	608	609	610	611	612	613	614	615	616	617	618	619	620	621	622	623	624	625	626	627	628	629	630	631	632	633	634	635	636	637	638	639	640	641	642	643	644	645	646	647	648	649	650	651	652	653	654	655	656	657	658	659	660	661	662	663	664	665	666	667	668	669	670	671	672	673	674	675	676	677	678	679	680	681	682	683	684	685	686	687	688	689	690	691	692	693	694	695	696	697	698	699	700	701	702	703	704	705	706	707	708	709	710	711	712	713	714	715	716	717	718	719	720	721	722	723	724	725	726	727	728	729	730	731	732	733	734	735	736	737	738	739	740	741	742	743	744	745	746	747	748	749	750	751	752	753	754	755	756	757	758	759	760	761	762	763	764	765	766	767	768	769	770	771	772	773	774	775	776	777	778	779	780	781	782	783	784	785	786	787	788	789	790	791	792	793	794	795	796	797	798	799	800	801	802	803	804	805	806	807	808	809	810	811	812	813	814	815	816	817	818	819	820	821	822	823	824	825	826	827	828	829	830	831	832	833	834	835	836	837	838	839	840	841	842	843	844	845	846	847	848	849	850	851	852	853	854	855	856	857	858	859	860	861	862	863	864	865	866	867	868	869	870	871	872	873	874	875	876	877	878	879	880	881	882	883	884	885	886	887	888	889	890	891	892	893	894	895	896	897	898	899	900	901	902	903	904	905	906	907	908	909	910	911	912	913	914	915	916	917	918	919	920	921	922	923	924	925	926	927	928	929	930	931	932	933	934	935	936	937	938	939	940	941	942	943	944	945	946	947	948	949	950	951	952	953	954	955	956	957	958	959	960	961	962	963	964	965	966	967	968	969	970	971	972	973	974	975	976	977	978	979	980	981	982	983	984	985	986	987	988	989	990	991	992	993	994	995	996	997	998	999	1000	1001	1002	1003	1004	1005	1006	1007	1008	1009	1010	1011	1012	1013	1014	1015	1016	1017	1018	1019	1020	1021	1022	1023	1024	1025	1026	1027	1028	1029	1030	1031	1032	1033	1034	1035	1036	1037	1038	1039	1040	1041	1042	1043	1044	1045	1046	1047	1048	1049	1050	1051	1052	1053	1054	1055	1056	1057	1058	1059	1060	1061	1062	1063	1064	1065	1066	1067	1068	1069	1070	1071	1072	1073	1074	1075	1076	1077	1078	1079	1080	1081	1082	1083	1084	1085	1086	1087	1088	1089	1090	1091	1092	1093	1094	1095	1096	1097	1098	1099	1100	1101	1102	1103	1104	1105	1106	1107	1108	1109	1110	1111	1112	1113	1114	1115	1116	1117	1118	1119	1120	1121	1122	1123	1124	1125	1126	1127	1128	1129	1130	1131	1132	1133	1134	1135	1136	1137	1138	1139	1140	1141	1142	1143	1144	1145	1146	1147	1148	1149	1150	1151	1152	1153	1154	1155	1156	1157	1158	1159	1160	1161	1162	1163	1164	1165	1166	1167	1168	1169	1170	1171	1172	1173	1174	1175	1176	1177	1178	1179	1180	1181	1182	1183	1184	1185	1186	1187	1188	1189	1190	1191	1192	1193	1194	1195	1196	1197	1198	1199	1200	1201	1202	1203	1204	1205	1206	1207	1208	1209	1210	1211	1212	1213	1214	1215	1216	1217	1218	1219	1220	1221	1222	1223	1224	1225	1226	1227	1228	1229	1230	1231	123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Daily Rainfall recorded in the station

I	II	III																17	18	19	20	21	22	23	24	25	26	27	28	29	30																																																																				
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16															17	18	19	20	21	22	23	24	25	26	27	28	29	30																																																						
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
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Presidency for the month of January 1937—contd.

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Daily Rainfall recorded in the Month

[illegible]

* Each unit is upgradable and removable.

18. *Staphylococcus aureus*

Presidency for the month of January 1937—cont.

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482	483	484	485	486	487	488	489	490	491	492	493	494	495	496	497	498	499	500	501	502	503	504	505	506	507	508	509	510	511	512	513	514	515	516	517	518	519	520	521	522	523	524	525	526	527	528	529	530	531	532	533	534	535	536	537	538	539	540	541	542	543	544	545	546	547	548	549	550	551	552	553	554	555	556	557	558	559	560	561	562	563	564	565	566	567	568	569	570	571	572	573	574	575	576	577	578	579	580	581	582	583	584	585	586	587	588	589	590	591	592	593	594	595	596	597	598	599	600	601	602	603	604	605	606	607	608	609	610	611	612	613	614	615	616	617	618	619	620	621	622	623	624	625	626	627	628	629	630	631	632	633	634	635	636	637	638	639	640	641	642	643	644	645	646	647	648	649	650	651	652	653	654	655	656	657	658	659	660	661	662	663	664	665	666	667	668	669	670	671	672	673	674	675	676	677	678	679	680	681	682	683	684	685	686	687	688	689	690	691	692	693	694	695	696	697	698	699	700	701	702	703	704	705	706	707	708	709	710	711	712	713	714	715	716	717	718	719	720	721	722	723	724	725	726	727	728	729	730	731	732	733	734	735	736	737	738	739	740	741	742	743	744	745	746	747	748	749	750	751	752	753	754	755	756	757	758	759	760	761	762	763	764	765	766	767	768	769	770	771	772	773	774	775	776	777	778	779	780	781	782	783	784	785	786	787	788	789	790	791	792	793	794	795	796	797	798	799	800	801	802	803	804	805	806	807	808	809	810	811	812	813	814	815	816	817	818	819	820	821	822	823	824	825	826	827	828	829	830	831	832	833	834	835	836	837	838	839	840	841	842	843	844	845	846	847	848	849	850	851	852	853	854	855	856	857	858	859	860	861	862	863	864	865	866	867	868	869	870	871	872	873	874	875	876	877	878	879	880	881	882	883	884	885	886	887	888	889	890	891	892	893	894	895	896	897	898	899	900	901	902	903	904	905	906	907	908	909	910	911	912	913	914	915	916	917	918	919	920	921	922	923	924	925	926	927	928	929	930	931	932	933	934	935	936	937	938	939	940	941	942	943	944	945	946	947	948	949	950	951	952	953	954	955	956	957	958	959	960	961	962	963	964	965	966	967	968	969	970	971	972	973	974	975	976	977	978	979	980	981	982	983	984	985	986	987	988	989	990	991	992	993	994	995	996	997	998	999	1000
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482	483	484	485	486	487	488	489	490	491	492	493	494	495	496	497	498	499	500	501	502	503	504	505	506	507	508	509	510	511	512	513	514	515	516	517	518	519	520	521	522	523	524	525	526	527	528	529	530	531	532	533	534	535	536	537	538	539	540	541	542	543	544	545	546	547	548	549	550	551	552	553	554	555	556	557	558	559	560	561	562	563	564	565	566	567	568	569	570	571	572	573	574																																																																																																																																																																																																																																																																																																																																																																																																																																										

Daily Rainfall recorded in the Madras

Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21
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Station		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21

* Estimated from such observations. † Calculated only with reference to those stations for which records are available.

(H) Chemistry.



മോട്ടോർ സൈൻസ് ജോയിന്റ് ഗെസറർ

IV.2: അനുകരണരീതിയിലുള്ള സൂചികകൾ

SUPPLEMENT TO PART IV—FORT ST. GEORGE GAZETTE

 $\text{error} \leq (a)^2$

APRIL 29, 1937

[Page, 1 of 6]

ജനനം: പത്തുമാർച്ച് ൧൯൩൧, തൃശ്ശൂർ ജില്ല, കേരളം.

தனியாகப் பிடிக்கப்பட்டிருக்கிற சிங்கம்

ACT OF THE LOCAL LEGISLATURE OF MADRAS

[illegible]

ACT No. V of 1937.
1937 621 & - 2e moved 27th

AN ACT FURTHER TO AMEND THE MADRAS CO-OPERATIVE SOCIETIES ACT, 1932, FOR CERTAIN PURPOSES.

1932 லே நெல்லி பஞ்சுநொய்யாழி ருபு-ஊரூர், மீது
நெய்யுண்ணாது, இனிது-மேலாகி வருவதற்கு
ஊர்.

